

Washington, Tuesday, August 9, 1960

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## Codification Guide

The following numerical guide is a list of the parts of each title of the Code of Federal Regulations affected by documents published in today's issue. A cumulative list of parts affected, covering the current month to date, appears at the end of each issue beginning with the second issue of the month.

Monthly, quarterly, and annual cumulative guides, published separately from the daily issues, include the

section numbers as well as the part numbers affected.

6 CFR 421 74	<b>24 CFR</b> 9 221	7486	Now Available
464	26 (1954) CFR	1400	UNITED STATES GOVERNMENT ORGANIZATION MANUAL
12 CFR	1	7498	1960–61 Edition
22274	<sup>5</sup> 29 CFR		(Revised through June 1)
14 CFR 4b	PROPOSED RULES: 4 (2 documents) 7503,	7504	Published by the Office of the Federal Register, the National Archives and Records Service, General Services Administration
51474 600 (4 documents)7488, 74	9 43 CFR		817 pages—\$1.50 a copy
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# Rules and Regulations

# Title 6—AGRICULTURAL CREDIT

Chapter IV—Commodity Stabilization Service and Commodity Credit Corporation, Department of Agriculture

SUBCHAPTER B—LOANS, PURCHASES, AND OTHER OPERATIONS

[1960 C.C.C. Grain Price Support Bulletin 1, Supp. 2, Wheat]

# PART 421—GRAINS AND RELATED COMMODITIES

#### Subpart—1960-Crop Wheat Loan and Purchase Agreement Program

The 1960 C.C.C. Grain Price Support Bulletin 1 (25 F.R. 2380), issued by the Commodity Credit Corporation and containing the regulations of a general nature with respect to price support operations for certain grains and other commodities produced in 1960 was supplemented by 1960 C.C.C. Grain Price Support Bulletin 1, Supplement 1, Wheat and amendment thereto (25 F.R. 3915 and 4631), containing specific requirements applicable to price support operations on the 1960 wheat crop. These regulations are further supplemented as follows:

#### § 421.5047 Support rates.

(a) Basic support rates at designated terminal markets. Basic support rates per bushel for grade No. 1 wheat stored in approved warehouses at the terminal markets listed below are as follows:

	Rate pe	Rate per bushel				
Terminal market	Wheat produced in commercial area	Wheat produced in noncommer- cial area				
Astoria, Oreg. Portland, Oreg. Longylew, Wash. Seattle, Wash. Tacoma, Wash. Vancouver, Wash. Los Angeles, Calif. Oakland, Calif. San Francisco, Calif. Stockton, Calif. Stockton, Calif. Louisville, Ky. Atchison, Kans. Council Bluffs, Iowa. Council Bluffs, Iowa. Kansas City, Kans. Kansas City, Kans. Kansas City, Koseph, Mo. Omaha, Nebr. Sioux City, Iowa. Calro, Ill. Chicago, Ill. Chicago, Ill. Memphis, Tenn. Milwaukee, Wis. St. Louis, Mo. Duluth, Minn. Milwaukee, Wis. St. Louis, Mo. Superlor, Wis. Albany, 'N.Y. Baltimore, Md. Norfolk, Va. Philadelphia, Pa. New York, N.Y. Corpus Ohristi, Tex. Galveston, Tex. Houston, Tex.	1. 99 1. 99 1. 99 1. 99 1. 99 2. 07 2. 07 2. 07 2. 07 2. 08 2. 08 2. 08 2. 08 2. 08 2. 08 2. 08 2. 08 2. 15 2. 15 2. 15 2. 15 2. 15 2. 15 2. 15 2. 12 2. 20	\$1, 49 1, 49 1, 49 1, 49 1, 49 1, 49 1, 55 1, 55 1, 55 1, 55 1, 55 1, 56 1, 57 1, 61 1, 61 1, 62 1, 64 1, 64 1, 64 1, 64 1, 64 1, 64 1, 64 1, 67 1, 77				

(b) Basic county support rates. (1) The following basic county support rates per bushel are established for grade No. 1 wheat. Both farm-storage and county warehouse-storage loans, except as otherwise provided in paragraph (b) of § 421.5043 will be made at the support rate established for the county in which the wheat is stored: Provided, however, That if the wheat is produced in the commercial wheat-producing area and stored outside the commercial wheatproducing area, the applicable rate shall be 133 1/3 percent of the rate where stored, or if the wheat is produced in the non-commercial wheat-producing area and stored in the commercial wheatproducing area, the applicable rate shall be 75 percent of the rate where stored.

(2) If two or more approved warehouses are located in the same or adjoining towns, villages or cities having the same domestic interstate freight rate, such towns, villages or cities shall be deemed to constitute one shipping point and the same support rate shall apply even though such warehouses are not all located in the same county. Such support rate shall be the highest support rate of the counties involved.

ALABAMA

County

Crawford ....

Crittenden \_\_\_

Cross \_\_\_\_\_ Dallas \_\_\_\_

Desna \_\_\_\_\_

Faulkner \_\_\_\_

Franklin \_\_\_\_

Fulton \_\_\_\_\_Garland \_\_\_\_

Grant \_\_\_\_\_

Greene -----

Hempstead \_\_\_

Hot Spring ...

Independence\_ 1.85

Howard ---

Rate per

bushel

All counties			\$1.92
***		SKA	41.00
All counties			\$1.20
	Ariz	ONA	
Ra	te per	Ra	te per
County b	ushel	County b	ushel
Apache	<b>\$1.45</b>	Mohave	\$1.56
Cochise	1.76	Navajo	1.45
Coconino	1.48	Pima :	1.83
Gila	1.53	Pinal	1.86
Graham	1.71	Santa Cruz	1.77
Greenlee	1.53	Yavapai	1.60
Maricopa	1.86	Yuma	1.88
	ARKA	INSAS	
Arkansas	\$1.84	, Izard	\$1.81
Ashley	1,88	Jackson	1:87
Baxter	1.79	Jefferson	1.83
Benton	1.74	Johnson	1.78
Boone	1.76	Lafayette	1.89
Bradley	1.87	Lawrence	1.87
Calhoun	1.87	Lee	1.91
Carroll	1.74	Lincoln	1.85
Chicot	1.89	Little River	1.88
Clark	1.86	Logan	1. 75
Clay	1, 87	Lonoke	1.85
Cleburne	1.86	Madison	1.75
Cleveland	1.85	Marion	1. 78
Columbia	1.89	Miller	1.89
Conway	1.80	Mississippi	1.90
Craighead	1.88	Monroe	1.87

1.94

1.91

1,86

1.81

1.75

1,83 1,82

1.85

1.87

1.88

1.83

1.81

Montgomery \_

Nevada \_\_\_\_\_

Newton .....

Ouachita \_\_\_\_

Perry \_\_\_\_\_ Phillips \_\_\_\_

Pike \_\_\_\_\_Poinsett \_\_\_\_

Polk ------

Prairie

Pulaski \_\_\_\_\_

Randolph ---

St. Francis

Saline ----

Scott \_\_\_\_\_

1.87

1.80

1,83

1.87

1.90

1.83

1.79

#### ARKANSAS—Continued

Rat	e per	∖ Ra	
	ushel	County b	ushel
Searcy Sebastian	1.77	Washington _	1.75
Sevier	1. 81	White	1.86
Sharp	1.83	Woodruff	1.88
Stone	1.82	Yell	1.79
Union	1.89		
	G		
	CALIFO	DRNIA	
Alameda	\$1.94	Plumas	\$1.83
Alpine	1.83	Riverside	1.89
Amador	1.94	Sacramento	1.94
Butte	1.89 1.94	San Benito	1.90
Calaveras Colusa	1.94	San Bernar- dino	1.92
Contra Costa	1.94	San Diego	1.87
El Dorado	1.91	San Joaquin	1.96
Fresno	1.90	San Luis	_
Glenn	1.87	Obispo	1.85
Humboldt	1.77 1.90	San Mateo Santa Bar-	1.95
Imperial Inyo	1.75	bara	1.87
Kern	1.86	Santa Clara	1.94
Kings	1.89	Santa Cruz	1.91
Lake	1.88	Shasta	1.81
Lassen	1.76	Sierra	1.75
Los Angeles	1.93 1.91	Siskiyou	1.81
Madera Marin	1.91	Solano Sonoma	1.93 1.93
Mariposa	1.92	Stanislaus	1.95
Mendocino	1.85	Sutter	1.91
Merced	1.93	Tehama	1.85.
Modoc	1.81	Tulare	1.89
Mono	1.72 1.89	Tuolumne Ventura	1, 95 1, 93
Monterey Napa	1. 93	Yolo	1. 92
Orange	1.91	Yuba	1.91
Placer	1.92		
	_		
	Corc	RADO	
Adams	\$1.70	Kit Carson	\$1.72
Alamosa	1.60	La Plata	1.51
Arapahoe	1.70	Larimer	1.70
Archuleta	1.51	Las Animas	1, 70 1, 70
Baca	1.72 1.71	Lincoln	1.70
Bent Boulder	1.70	Logan Mesa	1.51
Chaffee	1.56	Moffat	1.51
Cheyenne	1.72	Montezuma	1.45
Conejos	1.59	Montrose	1.51
Costilla	1.60	Morgan	
Crowley	1.70 1.64	Otero Ouray	1.70 1.51
Custer Delta	1.51	Phillips	1. 73
Denver	1.70	Pitkin	1.51
Dolores	1.45	Prowers	1.72
Douglas	1.70	Pueblo	1.70
Eagle Elbert	1.52 1.70	Rio Blanco Rio Grande	1. 51 1. 59
El Paso		Routt	
Fremont	1.66	Saguache	
Gorfield	1.51	San Miguel	1.48
Grand	1.56	Sedgwick	1.73
Huerfano		Summit	
Jackson Jefferson		Washington _ Weld	1.70
Kiowa	1.72	Yuma	1.72
		ECTICUT	
All counties			\$1.49
	Det	WARE	
•			
Ro	te per	Re	ate per
County Kent	gushel gg ng	County b	#3/1.61 #2 02
New Castle	2.03		. ψω. να
71011 GODOVONO			
		DRIDA	
All counties			\$1.46

\$1.95

GEORGIA

All counties\_\_\_\_\_

	ĪDAH	0		Indiana	-Continued		K	ANSAS
Rate p County bushe			e pe <del>r</del> shel	Rate per		ate per	Rate per	Rate per
Ada \$1.		Gem		Fountain \$1.83		oushel - \$1.85	County bushel Allen \$1.87	County bushel Linn \$1.88
Adams 1.		Gooding		Franklin 1.84	Orange	1.90	Anderson 1.88	Logan 1.76
Bannock 1. Bear Lake 1.		Idaho Jefferson		Fulton 1.86			Atchison 1.90 Barber 1.80	
Benewah 1.	69	Jerome	1.59	Grant 1.84			Barton 1.80	
Bingham 1. Blaine 1.		Kootenai	1.70 1.70	Greene 1.82			Bourbon 1.88	
Blaine 1. Boise 1.		Latah Lemhi		Hamilton 1.83			Brown 1.90 Butler 1.82	
Bonner 1.		Lewis	1.68	Harrison 1.88	Pulaski	. 1.87	Chase 1.84	Mitchell 1.82
Bonneville 1. Boundary 1.		Lincoln	1.59 1.57	Hendricks 1.86 Henry 1.86			Chautauqua _ 1.84 Cherokee 1.86	
Butte 1.		Minidoka		Howard 1.88			Cheyenne 1.75	
Camas 1.			1.70	Huntington 1.83			Clark 1.76	
Canyon 1. Caribou 1.		Oneida Owyhee	1.63	Jackson 1.88			Clay 1.83	=
Cassia 1.	61	Payette	1.64	Jay 1.83			Coffey 1.87	Norton 1.80
Clark 1. Clearwater 1.		Power Shoshone	1, 59	Jefferson 1.86 Jennings 1.86			Comanche 1.78	
Custer 1.		Teton		Johnson 1.84			Cowley 1.82 Crawford 1.87	
Elmore 1.		Twin Falls		Knox 1.85			Decatur 1.77	Pawnee 1.80
Franklin 1. Fremont 1.		•	1.61 1.64	Kosciusko 1.88 Lagrange 1.88			Dickinson 1.82 Doniphan 1.90	• · · · · · · · · · · · · · · · · · · ·
	ILLIN	_		Lake 1.93			Douglas 1.90	
Adams \$1.		Lee {	1 97	La Porte 1.8'			Edwards 1.80	
Alexander 1.		Livingston		Lawrence 1.88 Madison 1.88		1,86 1,84	Elk 1.84 Ellis 1.80	
Bond 1.		Logan	1.87	Marion 1.8	4 Vigo	. 1.86	Ellsworth 1.81	
Brown 1.		McDonough McHenry	1.84 1.90	Marshall 1.88			Finney 1.76	
	. 87	McLean	1.87	Miami 1.8			Ford 1.78 Franklin 1.90	
Calhoun 1.		Macon	1.87	Monroe 1.90			Geary 1.84	Rush 1.80
Carroll 1.	. 86 . 87		1.89 1.90	Montgomery _ 1.86 Morgan 1.83			Gove 1.77 Graham 1.79	
Champaign 1.	. 87	Marion	1.87	Newton 1.8'			Grant 1.75	
Christian 1.	. 87 86	Marshall Mason	1.87 1.87	Noble 1.83	3 Whitley	1.84	Gray 1.77	
Clay 1.		Massac	1.86	]	Iowa		Greeley 1.75 Greenwood 1.85	
	. 90	Menard	1.87				Hamilton 1.75	
Coles 1. Cook 1.	. 87 . 91	Monroe	1.84 1.89	Adair \$1.8'			Harper 1.81	
	84	Montgomery _	1.88	Allamakee 1.90			Harvey 1.82 Haskell 1.76	
Cumberland _ 1.		Morgan	1.87	Appanoose 1.8			Hodgeman 1.79	Stanton 1.74
	. 90 . 87	Moultrie	1.87 1.88	Audubon 1.88			Jackson 1.88 Jefferson 1.90	
	. 87	Peoria	1.87	Black Hawk 1.8	9 Linn		Jewell 1.82	
	. 91 . 86	Perry Piatt	1.87 1.87	Bremer 1.8			Johnson 1. 90	
Edwards 1.	. 85	Pike	1.86	Buchanan 1.8			Kearny 1.75 Kingman 1.81	
	. 87	Pope	1.82	Buena Vista 1.8			Kiowa 1.80	Washington _ 1.84
Fayette 1. Ford 1.		Pulaski Putnam	1.87 1.87	Butler 1.9 Calhoun 1.8			Labette 1.86	
Franklin 1.	. 87	Randolph	1.87	Carroll 1.8	9 Marshall	_ 1.88	Lane 1.77 Leavenworth 1.90	
Fulton 1. Gallatin 1.		Richland Rock Island	1.85 1.85	Cass 1.8 Cedar 1.8			Lincoln 1.81	
Greene 1.	. 89	Saint Clair		Cerro Gordo 1.9			Vn	INTEREST
Grundy 1.	. 89	Saline		Cherokee 1.8	7 Monroe	_ 1.83	KEP	ITUCKY
Hamilton 1. Hancock 1.	. 86 . 83	Sangamon Schuyler	1.87 1.86	Chichasaw 1.9 Clarke 1.8			Adair \$1.90	
Hardin 1.		Scott	1.87	Clay 1.9			Allen 1.89 Anderson 1.91	•
	. 84 . 86	Shelby	1.87	Clayton 1.8			Ballard 1.87	Franklin 1.91
	. 87	Stark Stephenson	1.87 1.86	Clinton 1.8 Crawford 1.8	T		Barren 1.89	
Jackson 1.	. 87	Tazewell	1.87	Dallas 1.8	6 Plymouth	_ 1.87	Bell 1.90	
	. 86 . 87	Vermilion	1.87 1.87	Davis 1.8 Decatur 1.8			Boone 1.90	
Jersey 1.	. 90	Wabash	1.83	Delaware 1.8		. 2.01	Bourbon 2 1.92 Boyd 1 1.92	
	. 85 . 80	Warren	1.85	Des Moines 1.8			Boyle 1.92	Green 1.91
	. 91	Washington Wayne	1.87 1.85	Dickinson 1.9 Dubuque 1.8			Bracken 1.91 Breathitt 1.90	<del>-</del>
Kankakee 1.		White	1.83	Emmet 1.9	2 Sac	_ 1.88	Breckinridge _ 1.88	
Kendall 1. Knox 1.	. 90 . 85	Whiteside	1.86 1.91	Fayette 1.8 Floyd 1.9			Bullitt 1.90	
Lake 1-	. 91	Williamson		Franklin 1.9			Butler 1.88	
	. 88		1.86	Fremont 1.9			Calloway 1.87	Henry 1.90
	. 86	Woodford	1.87	Greene 1.8 Grundy 1.8			Campbell 1.90	
	INDL	•		Guthrie 1.8			Carlisle 1.87	
Adams \$1. Allen 1.	. 82 . 82	Clinton		Hamilton 1.8	9 Van Buren	_ 1.81	Carter 1.91	Jefferson 1.90
	. 88		1.81	Hancock 1.9 Hardin 1.8			Casey 1.91 Christian 1.88	
	. 85	Dearborn	1.85	Harrison 1.9	0 Washington	. 1.84	Clark 1.92	
	. 84 . 83	De Kalb	1.87 1.83	Henry 1.8 Howard 1.9			Clay 1.90	
Brown 1.	. 84	Delaware	1.83	Humboldt 1.8			Clinton 1.91 Crittenden 1.87	
Carroll 1.		Dubois	1.85	Ida 1.8	7 Winneshiek _	_ 1.90	Cumberland _ 1.90	Lawrence 1.91
Clark 1.		Elkhart Fayette	1.85 1.84	Iowa 1.8 Jackson 1.8			Daviess 1.87 Edmonson 1.88	
Clay 1.		Floyd		Jasper 1.8			Elliott 1.91	

#### FEDERAL REGISTER

Kentucky-	-Continued	Michigan-	Continued	Missouri-	Continued
Rate per	Rate per	Rate per	Rate pe <del>r</del> County bushel	Rate per County bushel	Rate per County bushel
County bushel Livingston \$1.87	County bushel Owsley \$1.90	Roscommon \$1.70	Shiawassee \$1.80	Linn \$1.86	Ralls \$1.85
Logan 1.88	Pendleton 1.91	Saginaw 1.80	Tuscola 1.78	Livingston 1.88	Randolph 1.84
Lyon 1.88	Powell 1.91 Pulaski 1.92	St. Clair 1.81 St. Joseph 1.84	Van Buren 1.83 Washtenaw 1.81	McDonald1.84 Macon1.83	Ray 1.90 Reynolds 1.82
McCracken 1.87 McCreary 1.90	Robertson 1.91	Sanilac 1.79	Wayne 1.81	Madison 1.86	Ripley 1.86
McLean 1.87	Rockcastle 1.92	Schoolcraft 1.80	Wexford 1.76	Maries 1.86	St. Charles 1.91 St. Clair 1.98
Madison 1.92 Magoffin 1.90	Rowan 1.92 Russell 1.90	Minn	ESOTA	Marion 1.85 Mercer 1.85	Ste. Gene-
Marion 1.91	Scott 1.91	Aitkin \$1.96	Martin \$1.92	Miller 1.83	vieve 1.88
Marshall 1.87	Shelby 1.90	Anoka 1.96	Meeker 1.96	Mississippi 1.86 Moniteau 1.85	St. Francois _ 1.88 St. Louis 1.91
Mason 1.91 Meade 1.88	Simpson 1.89 Spencer 1.90	Becker 1.90 Beltrami 1.90	Mille Lacs 1.96 Morrison 1.94	Monroe 1.85	Saline 1.88
Menifee 1.90	Taylor 1.91	Benton 1.95	Mower 1.93	Montgomery _ 1.87	Schuyler 1.82
Mercer 1.92	Todd 1.88	Big Stone 1.90	Murray 1.91	Morgan 1.85 New Madrid _ 1.86	Scotland 1.83 Scott 1.86
Metcalfe 1.89 Monroe 1.90	Trigg 1.88 Trimble 1.90	Blue Earth 1.95 Brown 1.94	Nicollet 1. 96 Nobles 1. 89	Newton 1.84	Shannon 1.82
Montgomery _ 1.91	Union 1.87	Carlton 1.97	Norman 1.88	Nodaway 1.89	Shelby 1.84
Morgan 1.90	Warren 1.88	Carver 1.96	Olmsted 1.94 Otter Tail 1.92	Oregon 1.80 Osage 1.85	Stone 1.86
Muhlenberg _ 1.88 Nelson 1.91	Washington 1.92 Wayne 1.91	Cass 1.93 Chippewa 1.92	Pennington 1.87	Ozark 1. 79	Sullivan 1.85
Nicholas 1.91	Webster 1.87	Chisago 1.96	Pine 1.95	Pemiscot 1.86	Taney 1.82
Ohio 1.88	Whitley 1.90	Clay 1.89	Pipestone 1.90 Polk 1.87	Perry 1.87 Pettis 1.87	Texas 1.81 Vernon 1.88
Oldham 1.90 Owen 1.91	Wolfe 1.90 Woodford 1.92	Clearwater 1.89 Cottonwood 1.92	Polk 1.87 Pope 1.93	Phelps 1.85	Warren 1.90
Lovis	STANA	Crow Wing 1.94	Ramsey 1.96	Pike 1.86	Washington 1.88
All counties		Dakota 1.96 Dodge 1.94	Red Lake 1.88 Redwood 1.93	Platte 1.90 Polk 1.86	Wayne 1.85 Webster 1.82
Ma		Dodge 1.94 Douglas 1.93	Renville 1.94	Pulaski 1.83	Worth 1.88
All counties	\$1.46	Faribault 1.92	Rice 1.96	Putnam 1.85	Wright 1.81
MARY	LAND	Fillmore 1.91	Rock 1.89 Roseau 1.86	Mon	TANA
Rate per	Rate per	Freeborn 1.94 Goodhue 1.95	Saint Louis 1.95	Beaverhead \$1,49	Madison \$1.55
County bushel	County bushel	Grant 1.91	Scott 1.96	Big Horn 1.54	Meagher 1.57
Allegany \$1.94	Howard \$2.06 Kent 2.03	Hennepin 1.96	Sherburne 1.96 Sibley 1.96	Blaine 1.60	Mineral 1.51
Anne Arundel 2.02 Baltimore 2.02	Montgomery 2.01	Houston 1.91 Hubbard 1.91	Stearns 1.95	Broadwater 1.57 Carbon 1.57	Missoula 1.50 Musselshell 1.61
Calvert 2.01	Prince	Isanti 1.96	Steele 1.94	Carter 1.70	Park 1.57
Caroline 2.03 Carroll 2.02	Georges 2.01 Queen Annes_ 2.03	Itasca 1.94 Jackson 1.91	Stevens 1.92 Swift 1.93	Cascade 1.57	Petroleum 1.57
Cecil 2.02	St. Marys 2.01	Kanabec 1.95	Todd 1.93	Chouteau 1.57 Custer 1.68	Phillips 1.62 Pondera 1.57
Charles 2.01	Somerset 2.01	Kandiyohi 1.96	Traverse 1.90	Daniels 1.66	Powder River. 1.67
Dorchester 2.02 Frederick 2.01	Talbot 2.03 Washington 1.99	Kittson 1.84 Koochiching _ 1.86	Wabasha 1.95 Wadena 1.93	Dawson 1.69	Powell 1.53
Garrett 1.93	Wicomico 2.02	Lac qui Parle 1.91	Waseca 1.95	Deer Lodge 1.53 Fallon 1.70	Prairie 1.69 Ravalli 1.47
Harford 2.03	Worcester 2.01	Lake of the	Washington 1.96	Fergus 1.57	Richland 1.70
MASSAC	HUSETTS	Woods 1.87 Le Sueur 1.96	Watonwan 1.93 Wilkin 1.90	Flathead 1.50 Gallatin 1.57	Roosevelt 1.70 Rosebud 1.63
All counties	\$1.48	Lincoln 1.91	Winona 1.94	Garfield 1.68	Sanders 1.51
Mici	HIGAN	Lyon 1.92	Wright 1.96 Yellow Medi-	Glacier 1.57	Sheridan 1.69
Rate per	Rate per	McLeod 1.96 Mahnomen 1.88	cine 1.92	Golden Valley 1.57 Granite 1.50	Silver Bow 1.54 Stillwater 1.57
County bushel Alcona \$1.68	County bushel Iron \$1.81	Marshall 1.86		Hill 1.57	Sweet Grass 1.57
Alger 1.80	Isabella 1.78	Miss	SSIPPI	Jefferson 1.54	Teton 1.57
Allegan 1.81	Jackson 1.81	All counties	\$1.86	Judith Basin_ 1.57 Lake 1.50	Toole 1.57
Alpena 1.68 Antrim 1.68	Kalamazoo 1.84 Kalkaska 1.68	Mis	SOURI	Lewis and	Valley 1.65
Arenac 1.73	Kent 1.80	Rate per	. Rate per	Clark 1.57	Wheatland 1.57
Baraga 1.87	Keweenaw 1.83	County bushel	County bushel	Liberty 1.57 Lincoln 1.52	Wibaux 1.71 Yellowstone_ 1.57
Barry 1.81 Bay 1.78	Lake 1.75 Lapeer 1.80	Adair \$1.83 Andrew 1.90	Dade \$1.86 Dallas 1.84	McCone 1.69	
Benzie 1.79	Leelanau 1.69	Atchison 1.89	Daviess 1.89	NEBI	RASKA
Berrien 1.85 Branch 1.82	Lenawee 1.81 Livingston 1.81	Audrain 1.85 Barry 1.84	De Kalb 1.90 Dent 1.84	Adams \$1.84	Dixon \$1.86
Calhoun 1.82	Luce 1.69	Barry 1.84 Barton 1.87	Douglas 1.81	Antelope 1.85	Dodge 1.90
Cass 1.85	Mackinac 1,69	Bates 1.90	Dunklin 1.86	Arthur 1.75	Douglas 1.90
Charlevoix 1.68 Cheboygan 1.67	Macomb 1.82 Manistee 1.75	Benton 1.87 Bollinger 1.85	Franklin 1.90 Gasconade 1.87	Banner 1.71 Blaine 1.80	Dundy 1.75 Fillmore 1.86
Chippewa 1.69	Marquette 1.84	Boone 1.85	Gentry 1.89	Boone 1.86	Franklin 1.82
Clare 1.79	Mason 1.73	Buchanan 1.90	Greene 1.84	Box Butte 1.74	Frontier 1.80 Furnas 1.80
Clinton 1.80 Crawford 1.70	Mecosta 1.75 Menominee 1.80	Butler 1.86 Caldwell 1.89	Grundy 1.87 Harrison 1.87	Boyd 1.82 Brown 1.79	Furnas 1.80 Gage 1.88
Delta 1.80	Midland 1.79	Callaway 1.86	Henry 1.89	Buffalo 1.84	Garden 1.75
Dickinson 1.80	Missaukee 1.74 Monroe 1.82	Camden 1.82	Hickory 1.87 Holt 1.90	Burt 1.90 Butler 1.90	Garfield 1.83 Gosper 1.81
Eaton 1.81 Emmet 1.67	Monroe 1.82 Montcalm 1.78	Cape Girar- deau 1.87	Howard 1.86	Cass 1.90	Grant 1. 75
Genesee 1.80	Montmorency 1.68	Carroll 1.89	Howell 1.78	Cedar 1.84	Greeley 1.85
Gladwin 1.76	Muskegon 1.78 Newaygo 1.77	Carter 1.84 Cass 1.90	Iron 1.87 Jackson 1.90	Chase 1.75 Cherry 1.77	Hall 1.85 Hamilton 1.86
Gogebic 1.89 Grand	Newaygo 1.77 Oakland 1.80	Cass 1.90 Cedar 1.88	Jasper 1.86	Cheyenne 1. 71	Harlan 1.81
Traverse 1.72	Oceana 1. 75	Chariton 1.87	Jefferson 1.91	Clay 1.84	Hayes 1.76
Gratiot 1.80 Hillsdale 1.81	Ogemaw 1.76 Ontonagon 1.81	Christian 1.84 Clark 1.84	Johnson 1.89 Knox 1.83	Colfax 1.90 Cuming 1.90	Hitchcock 1.77
Houghton 1.83	Osceola 1.75	Clay 1.90	Laclede 1.82	Custer 1.82	Hooker 1.77
Huron 1.76	Oscoda 1.76	Clinton 1.90	Lafayette 1.89	Dakota 1.87	Howard 1.85
Ingham 1.81 Ionia 1.80	Otsego 1.67 Ottawa 1.81	Cole 1.84 Cooper 1.86	Lawrence 1.84 Lewis 1.85	Dawson 1. 72	Jefferson 1.87 Johnson 1.88
Iosco 1.70	Presque Isle 1.67	Crawford 1.87	Lincoln 1.90	Deuel 1.73	Kearney 1.83

### **RULES AND REGULATIONS**

Nebraska-	-Continued	New York-	-Continued	Оню—С	ontinued
Rate per	Rate per	Rate per	Rate per	Rate per	Rate per
County bushel Keith \$1.75	Red Willow \$1.79	County bushel Rensselaer \$2.03	County bushel Sullivan \$1.95	County bushel Warren \$1.81	County bushel Williams \$1.82
Keya Paha 1.80	Richardson 1.87	Rockland 2.00	Tioga 1.98	Washington 1.84	Wood 1.83
Kimball 1.70 Knox 1.83	Rock 1.80 Saline 1.89	Saratoga 2.02	Tompkins 1.98	Wayne 1.84	Wyandot 1.83
Lancaster 1.90	Sarpy 1.90	Schenectady _ 2.03 Schoharie 2.03	Ulster 2.00 Warren 2.01	OKLA	HOMA
Lincoln 1.79	Saunders 1.90	Schuyler 1.98	Washington 2.01	Adair \$1.80	Le Flore \$1.80
Logan 1.80 Loup 1.83	Scotts Bluff 1.71 Seward 1.90	Seneca 1.98 Steuben 1.98	Wayne 1.98 Westchester _ 2.02	Alfalfa 1.79 Atoka 1.80	Lincoln 1.80
McPherson 1.79	Sheridan 1.74	St. Lawrence 1.93	Wyoming 1.97	Beaver 1.75	Logan 1.80 Love 1.80
Madison 1.87 Merrick 1.87	Sherman 1.84 Sioux 1.70	Suffolk 1.97	Yates 1.98	Beckham 1.80	McClain 1.80
Morrill 1.73	Stanton 1.88		CAROLINA	Blaine 1.80 Bryan 1.80	McCurtain 1.80 McIntosh 1.80
Nance 1.87	Thayer 1.86	All counties	•	Caddo 1.80	Major 1.79
Nemaha 1.89 Nuckolls 1.84	Thomas 1.79 Thurston 1.89	North	DAROTA	Canadian 1.80	Marshall 1.80
Otoe 1.90	Valley 1.83	Rate per County bushel	Rate per	Carter 1.80 Cherokee 1.81	Mayes 1.83 Murray 1.80
Pawnee 1.87 Perkins 1.75	Washington _ 1.90 Wayne 1.85	County bushel Adams \$1.76	County bushel McLean \$1.79	Choctaw 1,80	Muskogee 1.80
Phelps 1.82	Webster 1.83	Barnes 1.86	Mercer 1.78	Cimarron 1.71 Cleveland 1.80	Noble 1.79 Nowata 1.86
Pierce 1.86	Wheeler 1.86	Benson 1. 82 Billings 1. 76	Morton 1.78 Mountrail 1.77	Coal 1,80	Okfuskee 1.80
Platte 1.88	York 1.87	Bottineau 1.78	Nelson 1.84	Comanche 1.80	Oklahoma 1.80
	/ADA	Bowman 1.75 Burke 1.76	Oliver 1.78	Cotton 1.80 Craig 1.85	Okmulgee 1.80 Osage 1.81
		Burleigh 1.81	Pembina 1.83 Pierce 1.81	Creek 1.80	Ottawa 1.85
Churchill \$1.37 Clark 1.22	Lyon \$1.28 Mineral 1.14	Cass 1.87	Ramsey 1.82	Custer 1.79	Pawnee 1.80
Douglas 1.37	Nye 1.03	Cavalier 1.82 Dickey 1.85	Ramson 1.86 Renville 1.77	Delaware 1.84 Dewey 1.79	Payne 1.80 Pittsburg 1.80
Elko 1. 21 Esmeralda 1. 08	Ormsby 1.37 Pershing 1.37	Divide 1.75	Richland 1.89	Ellis 1.77	Pontotoc 1.80
Eureka 1.21	Pershing 1.37 Storey 1.37	Dunn 1.76 Eddy 1.83	Rolette 1.80	Garfield 1,79 Garvin 1,80	Pottawatomie_ 1.80 Pushmataha 1.80
Humboldt 1.28	Washoe 1.37	Eddy 1.83 Emmons 1.80	Sargent 1.87 Sheridan 1.81	Grady 1.80	Roger Mills 1.79
Lander 1.21 Lincoln 1.22	White Pine92	Foster 1.84	Sioux 1.78	Grant 1.80	Rogers 1.83
		Golden Valley 1.72 Grand Forks 1.86	Slope 1.72 Stark 1.76	Greer 1.80 Harmon 1.80	Seminole 1,80 Sequoyah 1.80
	MPSHIRE \$1.48	Grant 1.77	Steele 1.86	Harper 1.76	Stephens 1.80
	JERSEY	Griggs 1.86 Hettinger 1.77	Stutsman 1.84 Towner 1.81	Haskell 1.80 Hughes 1.80	Texas 1. 72 Tillman 1. 80
Rate per	Rate per	Kidder 1.82	Traill 1.86	Jackson 1.80	Tulsa 1.82
County bushel	County bushel	La Moure 1.84	Walsh 1.84	Jefferson 1.80	Wagoner 1.82
Bergen \$2.02	Middlesex \$2.02	Logan 1.82 McHenry 1.80	Ward 1.77 Wells 1.82	Johnston 1.80 Kay 1.80	Washington 1.85 Washita 1.80
Burlington 2.02 Camden 2.04	Monmouth 2.01 Morris 2.02	McIntosh 1.82	Williams 1.75	Kingfisher 1.80	Woods 1.78
Cape May 1.99	Ocean 2.01	McKenzie 1.72		Kiowa 1.80 Latimer 1.80	Woodward 1.78
Cumberland 2.03 Essex 2.02	Passaic 2.01 Salem 2.02	O	HIO	ORE	
Gloucester 2.03	Somerset 2.01	Adams \$1.81	Knox \$1.84		
Hunterdon 2.01 Mercer 2.02	Sussex 2.02	Allen 1.82	Lake 1.86	Baker \$1.70 Benton 1.79	Lake \$1.80
	Warren 1.99	Ashland 1.84 Ashtabula 1.87	Lawrence 1.81 Licking 1.84	Clackamas 1,83	Lincoln 1.73
	MEXICO	Athens 1.83	Logan 1.82	Clatsop 1.79 Columbia 1.81	Linn 1.80 Malheur 1.64
Bernalillo \$1.68 Catron 1.59	Mora \$1.68 Otero 1.70	Auglaize 1.82 Belmont 1.84	Lorain 1.84 Lucas 1.82	Coos 1.69	Marion 1.83
Chaves 1.74	Quay 1.77	Brown 1. 81	Madison 1.82	Crook 1.81 Curry 1.68	Morrow 1.82 Multnomah 1.86
Colfax 1.66 Curry 1.77		Butler 1.81	Mahoning 1.87	Deschutes 1.81	Polk 1.81
De Baca 1.73	Sandoval 1.68	Carroll 1.84 Champaign 1.81	Marion 1.83 Medina 1.84	Douglas 1.71	Sherman 1.83
Dona Ana 1.68	San Juan 1.31	Clark 1.81	Meigs 1.81	Gilliam 1.83 Grant 1.81	Tillamook 1.85 Umatilla 1.78
Eddy 1.72 Grant 1.53	San Miguel 1. 68 Santa Fe 1. 65	Clinton 1.81	Mercer 1.82 Miami 1.82	Harney 1.59	Union 1.73
Guadalupe 1.73	Sierra 1.68	Columbiana 1.85	Monroe 1.84	Hood River 1.85 Jackson 1.67	Wallawa 1.71 Wasco 1.86
Harding 1.70 Hildago 1.66	Socorro 1.68 Taos 1.59	Coshocton 1.84 Crawford 1.83	Montgomery 1.81	Jefferson 1.83	Washington _ 1.85
Lea 1.77	Taos 1.59 Torrance 1.70	Cuyahoga 1.84	Morgan 1.84 Morrow 1.83	Josephine 1.65 Klamath 1.81	Wheeler 1.81 Yamhill 1.83
Lincoln 1.70	Union 1.72	Darke 1.84	Muskingum 1.84		TT WARTA
Luna 1.66 McKinley 1.53	Valencia 1.63	Defiance 1.82 Delaware 1.83	Noble 1.84 Ottawa 1.83		·
- · · · · · · · · · · · · · · · · · · ·	York	Erie 1.83	Paulding 1.82	Adams \$2.00 Allegheny 1.89	Delaware \$2.03 Elk 1.92
Albany \$2.04	Greene \$2.02	Fairfield 1.83 Fayette 1.81	Perry 1.83 Pickaway 1.82	Armstrong 1.91	Erie 1.87
Allegany 1.95	Herkimer 2.01	Franklin 1.83	Pike 1.81	Beaver 1.89 Bedford 1.92	Fayette 1.91 Forest 1.89
Broome 1.97	Jefferson 1.94	Fulton 1.81	Portage 1.84	Berks 2.00	Franklin 1.98
Cattaraugus _ 1.93 Cayuga 1.98	Lewis 1.96 Livingston 1.97	Gallia 1.81 Geauga 1.87	Preble 1.81 Putnam 1.82	Blair 1.92 Bradford 1.96	Fulton 1.96 Greene 1.90
Chautauqua _ 1.88	Madison 1.98	Greene 1.81	Richland 1.84	Bucks 2.02	Huntingdon _ 1.94
Chemung 1.98					
	Monroe 1.97	Guernsey 1.84	Ross 1.82	Butler 1.90	Indiana 1.91
Chenango 1.98 Clinton 1.94			Sandusky 1.83 Scioto 1.81	Butler 1.90 Cambria 1.92 Carbon 1.98	Jefferson 1.91
Chenango 1.98 Clinton 1.94 Columbia 2.02	Monroe 1.97 Montgomery 2.03 Nassau 1.99 Nlagara 1.97	Guernsey       1.84         Hamilton       1.81         Hancock       1.83         Hardin       1.83	Sandusky 1.83 Scioto 1.81 Seneca 1.83	Cambria 1.92 Carbon 1.98 Centre 1.94	Jefferson 1.91 Juniata 1.95 Lackawanna _ 1.96
Chenango 1.98 Clinton 1.94	Monroe 1.97 Montgomery _ 2.03 Nassau 1.99 Nlagara 1.97 Oneida 1.99	Guernsey       1.84         Hamilton       1.81         Hancock       1.83         Hardin       1.83         Harrison       1.84	Sandusky	Cambria       1.92         Carbon       1.98         Centre       1.94         Chester       2.02	Jefferson 1.91 Juniata 1.95 Lackawanna _ 1.96 Lancaster 2.00
Chenango       1.98         Clinton       1.94         Columbia       2.02         Cortland       1.98         Delaware       1.98         Dutchess       2.01	Monroe 1.97 Montgomery 2.03 Nassau 1.99 Niagara 1.97 Oneida 1.99 Onondaga 1.98 Ontario 1.98	Guernsey     1.84       Hamilton     1.81       Hancock     1.83       Hardin     1.83       Harrison     1.84       Henry     1.82       Highland     1.81	Sandusky       1.83         Scioto       1.81         Seneca       1.83         Shelby       1.82         Stark       1.84         Summit       1.84	Cambria     1.92       Carbon     1.98       Centre     1.94       Chester     2.02       Clarion     1.89       Clearfield     1.92	Jefferson 1.91 Juniata 1.95 Lackawanna _ 1.96
Chenango       1.98         Clinton       1.94         Columbia       2.02         Cortland       1.98         Delaware       1.98         Dutchess       2.01         Erie       1.95	Monroe 1. 97 Montgomery 2. 03 Nassau 1. 99 Niagara 1. 97 Oneida 1. 99 Onondaga 1. 98 Ontario 1. 98 Orange 2. 00	Guernsey     1.84       Hamliton     1.81       Hancek     1.83       Hardin     1.83       Harrison     1.84       Henry     1.82       Highland     1.81       Hocking     1.83	Sandusky       1.83         Scioto       1.81         Seneca       1.83         Shelby       1.82         Stark       1.84         Summit       1.84         Trumbull       1.87	Cambria     1.92       Carbon     1.98       Centre     1.94       Chester     2.02       Clarion     1.89       Clearfield     1.92       Clinton     1.93	Jefferson 1.91 Juniata 1.95 Lackawanna 1.96 Lancaster 2.00 Lawrence 1.88 Lebanon 1.98 Lehigh 2.01
Chenango       1.98         Clinton       1.94         Columbia       2.02         Cortland       1.98         Delaware       1.98         Dutchess       2.01         Erie       1.95         Essex       1.98         Franklin       1.92	Monroe	Guernsey     1.84       Hamilton     1.81       Hancock     1.83       Hardin     1.83       Harrison     1.84       Henry     1.82       Highland     1.81       Hocking     1.83       Holmes     1.84       Huron     1.83	Sandusky       1.83         Scioto       1.81         Seneca       1.83         Shelby       1.82         Stark       1.84         Summit       1.84	Cambria     1.92       Carbon     1.98       Centre     1.94       Chester     2.02       Clarion     1.89       Clearfield     1.92	Jefferson 1.91 Juniata 1.95 Lackawanna 1.96 Lancaster 2.00 Lawrence 1.88 Lebanon 1.98 Lehigh 2.01 Luzerne 1.96
Chenango . 1. 98 Clinton . 1. 94 Columbia . 2. 02 Cortland . 1. 98 Delaware . 1. 98 Dutchess . 2. 01 Erie . 1. 95 Essex . 1. 98	Monroe 1. 97 Montgomery 2. 03 Nassau 1. 99 Niagara 1. 97 Oneida 1. 98 Onondaga 1. 98 Ontario 1. 98 Orange 2. 00 Orleans 1. 97	Guernsey     1.84       Hamilton     1.81       Hancock     1.83       Hardin     1.83       Harrison     1.84       Henry     1.82       Highland     1.81       Hocking     1.83       Holmes     1.84	Sandusky       1.83         Scioto       1.81         Seneca       1.83         Shelby       1.82         Stark       1.84         Summit       1.84         Trumbull       1.87         Tuscarawas       1.84	Cambria     1.92       Carbon     1.98       Centre     2.02       Clarion     1.89       Clearfield     1.92       Clinton     1.93       Columbia     1.98	Jefferson 1.91 Juniata 1.95 Lackawanna 1.96 Lancaster 2.00 Lawrence 1.88 Lebanon 1.98 Lehigh 2.01

PENNSYLVANIA—Continued

Texas—Continued

LEMMALLANME	Continued	TENNESSEE-	-Continued	I EARD O	ontinuea
Rate per	Rate per	Rate per	Rate per	Rate per	Rate per
County bushel	County bushel	County bushel	County bushel	County bushel	County bushel
Mifflin \$1.95	Sullivan \$1.98	Maury \$1.91	Seiver \$1.96	Pecos \$1.72	Tarrant \$1.89
	Susquehanna 1.98	Meigs 1.94	Shelby 1.87	Potter 1.80	Taylor 1.81
Monroe 1.98		•	Smith 1.91	Presidio 1.70	
Montgomery 2.02	Tioga 1.96	Monroe 1.96			
Montour 1.96	Union 1.96	Montgomery _ 1.89	Stewart 1.89	Randall 1.80	Throck-
Northampton_ 2.00	Venango 1.87	Moore 1.92	Sullivan 1.99	Real 1.85	morton 1.81
Northumber-	Warren 1.87	Morgan 1.94	Sumner 1.89	Reeves 1.72	Tom Green 1.80
land 1.96	Washington _ 1.88	Obion 1.87	Tipton 1.87	Refugio 1.92	Travis 1.93
Perry 1.98	Wayne 1.96	Overton 1.92	Trousdale 1.90	Roberts 1.78	Uvalde 1.85
Pike 1.94	Westmore-	Perry 1.90	Unicoi 1.97	Robertson 1.93	Van Zandt 1.88
		Pickett 1.92	Union 1.96	Rockwall 1.88	Victoria 1.93
Potter 1.92	land 1.90				
Schuylkill 1.97	Wyoming 1.98	Polk 1.96	Van Buren 1.92	Runnels 1.83	Waller 2.06
Snyder 1.96	York 2.01	·Putnam 1.92	Warren 1.92	San Saba 1.88	Ward 1.75
Somerset 1.92		Rhea 1.94	Washington _ 1.98	Schleicher 1.77	Wharton 2.03
	_	Roane 1.94	Wayne 1.90	Scurry 1.80	Wheeler 1.79
Rhode	ISLAND	Robertson 1.89	Weakley 1.87	Shackelford _ 1.80	Wichita 1.80
All counties	\$1.49	Rutherford 1.91		Sherman 1.74	
					Wilbarger 1.80
South C		Scott 1.94	Williamson 1.91	Somervell 1.88	Williamson 1.93
All counties	\$1.95	Sequatchie 1.93	Wilson 1.90	Stephens 1.83	Wilson 1.91
	_	`	<del></del>	Sterling 1.77	Wise 1.86
South -	DAKOTA	Tex	LAS	Stonewall 1.80	Yoakum 1.80
Pata man	Rate per	A d	Called 61.00	Sutton 1.76	Young 1.83
Rate per		Andrews \$1.79	Goliad \$1.92	Swisher 1.80	Zavala 1.81
County bushel	County bushel	Archer 1.80	Gray 1.79	DWISHOL 1.00	21avara 1.01
Aurora \$1.82	Jackson \$1.75	Armstrong 1.80	Grayson 1.83	Ut	4.77
Beadle 1.87	Jerauld 1.86	Atascosa 1.91	Guadalupe 1.93	. 01	nn.
Bennett 1.75	Jones 1.76	Bailey 1.80	Hale 1.80	Beaver \$1.66	Piute \$1.46
Bon Homme 1.84	Kingsbury 1.88			Box Elder 1.59	Rich 1.51
Brookings 1.89	Lake 1.88	Bastrop 1.93	Hamilton 1.85	Cache 1.59	Salt Lake 1.61
Brown 1.87	Lawrence 1.70	Baylor 1.80	Hansford 1.77	Carbon 1.51	San Juan 1.46
Brule 1.80	Lincoln 1.88	Bee 1.91	Hardeman 1.80	Daggett 1.51	San Pete 1.47
Buffalo 1.80	Lyman 1.78	Bell 1.92	Harris 2.08	Davis 1. 61	Sevier 1.46
Butte 1.70	McCook 1.88	Bexar 1.92	Hartley 1.77	Duchesne 1.51	Summit 1.60
Campbell 1.81	McPherson 1.84				Tooele 1.61
		Blanco 1.91	Haskell 1.80		
Charles Mix 1.81	Marshall 1.87	Borden 1.80	Hays 1.93	Garfield 1.46	Uintah 1.51
Clark 1.88	Meade 1.73	Bosque 1.91	Hemphill 1.77	Grand 1.51	Utah 1.61
Clay 1.87	Mellette 1.77	Bowle 1.83	Hill 1.92	Iron 1.66	Wasatch 1.51
Codington 1.89	Miner 1.88	Briscoe 1.80	Hockley 1.80	Juab 1.60	Washington 1.66
Corson 1.79	Minnehaha 1.88	Brown 1.88	Hood 1.87	Kane 1.46	Wayne 1.46
Custer 1.70	Moody 1.89			Millard 1.62	Weber 1.61
		Burleson 1.95	Howard 1.80		Weber, 1.01
Davison 1.85	Pennington 1.74	Burnet 1.88	Hudspeth 1.71	Morgan 1.60	
Day 1.88	Perkins 1.76	Caldwell 1.93	Hunt 1.88		
Deuel 1.89	Potter 1,82	Calhoun 1.93	Hutchinson 1.77	Verm	IONT
Dewey 1.78	Roberts 1.89	Callahan 1.80	Irion 1.77	All counties	\$1.48
	Sannorn I. so	Corgon 180	Jack 1.93		
	Sanborn 1.86	Carson 1.80	Jack 1.83	Virgi	INIA
Edmunds 1.85	Shannon 1.74	Castro 1.80	Jackson 1.96		
Edmunds 1.85 Fall River 1.69	Shannon 1.74 Spink 1.87	Castro 1.80 Chambers 1.98	Jackson 1.96 Jeff Davis 1.71	Rate per	Rate per
Edmunds 1.85	Shannon 1.74	Castro 1.80	Jackson 1.96		
Edmunds 1.85 Fall River 1.69 Faulk 1.85	Shannon 1.74 Spink 1.87	Castro 1.80 Chambers 1.98 Cherokee 1.93	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91	Rate per County bushel	Rate per County bushel
Edmunds 1.85 Fall River 1.69 Faulk 1.85 Grant 1.89	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.81	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80	Jackson 1.96 Jeff Davis 1.71 Johnson 1.91 Jones 1.80	Rate per County bushel Accomac \$1.98	Rate per County bushel Halifax \$1.97
Edmunds 1.85 Fall River 1.69 Faulk 1.85 Grant 1.89 Gregory 1.81	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.81         Todd       1.77	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91	Rate per County bushel Accomac \$1.98 Albermarle 1.97	Rate per County bushel Halifax \$1.97 Hanover 1.98
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.81         Todd       1.77         Tripp       1.79	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90	Rate per County bushel Accomac \$1.98 Albermarle 1.97 Alleghany 1.95	County bushel Halifax \$1.97 Hanover 1.98 Henrico 1.98
Edmunds 1.85 Fall River 1.69 Faulk 1.85 Grant 1.89 Gregory 1.81 Haakon 1.76 Hamlin 1.89	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.77         Tripp       1.79         Turner       1.87	Castro	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88	Rate per County bushel Accomac \$1.98 Albermarle 1.97 Alleghany 1.95 Amelta 1.98	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96
Edmunds 1.85 Fall River 1.69 Faulk 1.85 Grant 1.89 Gregory 1.81 Haakon 1.76 Hamlin 1.89 Hand 1.86	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Union       1.87	Castro     1.80       Chambers     1.98       Cherokee     1.93       Childress     1.80       Clay     1.81       Cochran     1.80       Coke     1.80       Coleman     1.86	Jackson     1.96       Jeff Davis     1.71       Johnson     1.91       Jones     1.80       Karnes     1.91       Kaufman     1.90       Kendall     1.88       Kent     1.80	Rate per County bushel Accomac \$1.98 Albermarie \$1.97 Alleghany \$1.95 Amelta \$1.97	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.95   Highland   1.95
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.77         Tripp       1.79         Turner       1.87         Union       1.87         Walworth       1.82	Castro	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88	Rate per County bushel Accomac \$1.98 Albermarle 1.97 Alleghany 1.95 Amelta 1.98	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96
Edmunds 1.85 Fall River 1.69 Faulk 1.85 Grant 1.89 Gregory 1.81 Haakon 1.76 Hamlin 1.89 Hand 1.86	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Union       1.87	Castro     1.80       Chambers     1.98       Cherokee     1.93       Childress     1.80       Clay     1.81       Cochran     1.80       Coke     1.80       Coleman     1.86	Jackson     1.96       Jeff Davis     1.71       Johnson     1.91       Jones     1.80       Karnes     1.91       Kaufman     1.90       Kendall     1.88       Kent     1.80	Rate per County bushel Accomac \$1.98 Albermarle 1.97 Alleghany 1.95 Amelia 1.98 Amherst 1.97 Appomattox 1.98	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.95   Isle of Wight   1.97
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.77         Tripp       1.79         Turner       1.87         Union       1.87         Walworth       1.82         Washabaugh       1.75	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coke 1.80 Coleman 1.86 Collings-	Jackson     1.96       Jeff Davis     1.71       Johnson     1.91       Jones     1.91       Karnes     1.91       Kaufman     1.90       Kendall     1.88       Kent     1.80       Kerr     1.87       Kimble     1.86	Rate per County bushel Accomac \$1.98 Albermarle 1.97 Alleghany 1.95 Amelia 1.98 Amherst 1.97 Appomattox 1.98 Arlington 1.97	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.87         Tunion       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings- worth 1. 80	Jackson     1.96       Jeff Davis     1.71       Johnson     1.91       Jones     1.80       Karnes     1.91       Kaufman     1.90       Kendall     1.88       Kent     1.80       Kerr     1.87       Kimble     1.86       King     1.80	Rate per   Dushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.77         Tripp       1.79         Turner       1.87         Union       1.87         Walworth       1.82         Washabaugh       1.75	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coke 1.80 Coleman 1.86 Collin 1.88 Collings- worth 1.80 Comal 1.93	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88         Kent       1.80         Kerr       1.87         Kimble       1.86         King       1.80         Kinney       1.80	Rate per   bushel   Accomac   \$1.98   Albermarie   1.97   Alleghany   1.95   Amelia   1.97   Appomattox   1.98   Arlington   1.97   Augusta   1.97   Bath   1.96	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.87         Tunion       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coke 1.80 Coleman 1.86 Collin 1.88 Collings worth 1.80 Comal 1.93 Comanche 1.82	Jackson     1.96       Jeff Davis     1.71       Johnson     1.91       Jones     1.80       Karnes     1.91       Kaufman     1.90       Kendall     1.88       Kert     1.80       Kerr     1.87       Kimble     1.86       King     1.80       Knox     1.80	Rate per	Rate per   bushel   Halifax
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Union       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings- worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 86	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88         Kent       1.80         Kerr       1.87         Kimble       1.86         King       1.80         Kinney       1.80         Knox       1.80         Lamar       1.83	Rate per   Dushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98
Edmunds 1.85 Fall River 1.69 Faulk 1.85 Grant 1.89 Gregory 1.81 Haakon 1.76 Hamlin 1.89 Hand 1.86 Hanson 1.87 Harding 1.75 Hughes 1.82 Hutchinson 1.84 Hyde 1.83	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Union       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coke 1.80 Coleman 1.86 Collin 1.88 Collings worth 1.80 Comal 1.93 Comanche 1.82	Jackson     1.96       Jeff Davis     1.71       Johnson     1.91       Jones     1.80       Karnes     1.91       Kaufman     1.90       Kendall     1.88       Kert     1.80       Kerr     1.87       Kimble     1.86       King     1.80       Knox     1.80	Rate per	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83 TENN Anderson \$1. 95	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Union       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings- worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 86	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88         Kent       1.80         Kerr       1.87         Kimble       1.86         King       1.80         Kinney       1.80         Knox       1.80         Lamar       1.83	Rate per   bushel   Accomac   \$1.98   Albermarie   1.97   Alleghany   1.95   Amelia   1.97   Appomattox   1.98   Arlington   1.97   Augusta   1.97   Bath   1.96   Bedford   1.97   Bland   1.95   Botetourt   1.96   Brunswick   1.97	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.96   Lee   1.96
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.87         Tunion       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 86 Cooke 1. 83	Jackson     1.96       Jeff Davis     1.71       Johnson     1.91       Jones     1.91       Kaufman     1.90       Kendall     1.88       Kent     1.80       Kerr     1.87       Kimble     1.86       King     1.80       Kinney     1.80       Lamar     1.83       Lamb     1.80	Rate per   bushel   Accomac   \$1.98   Albermarle   1.97   Alleghany   1.95   Amelta   1.98   Amherst   1.97   Appomattox   1.98   Arlington   1.97   Augusta   1.97   Bath   1.96   Bedford   1.97   Bland   1.96   Botetourt   1.96   Botetourt   1.96	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Union       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene         Grendy       1.92	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.86 Collin 1.88 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.86 Cooke 1.83 Coryell 1.88 Cottle 1.80	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88         Kerr       1.87         Kimble       1.86         King       1.80         Kinney       1.80         Lamar       1.83         Lamb       1.80         Lampasas       1.88         Limestone       1.93	Rate per	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.98   Lee   1.96   Loudoun   1.97
Edmunds 1. 85 Fall River 1. 69 Faulk	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Union       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 86 Cooke 1. 83 Coryell 1. 83 Cottle 1. 80 Crosby 1. 80	Jackson     1.96       Jeff Davis     1.71       Johnson     1.91       Jones     1.80       Karnes     1.91       Kaufman     1.90       Kendall     1.88       Kent     1.80       Kerr     1.86       King     1.80       Kinney     1.80       Kinox     1.80       Lamar     1.83       Lamb     1.80       Lampasas     1.80       Limestone     1.93       Lipscomb     1.77	Rate per   Dushel   Accomac   \$1.98   Albermarle   1.97   Alleghany   1.95   Amelia   1.98   Amherst   1.97   Appomattox   1.98   Arlington   1.97   Augusta   1.97   Bath   1.95   Bedford   1.97   Bland   1.95   Botetourt   1.96   Brunswick   1.97   Buckingham   1.98   Buckingham   1.98	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.94	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 86 Cooke 1. 83 Coryell 1. 88 Cottle 1. 88 Cottle 1. 80 Culberson 1. 71	Jackson 1.96 Jeff Davis 1.71 Johnson 1.91 Jones 1.80 Karnes 1.91 Kaufman 1.90 Kendall 1.88 Kent 1.80 Kerr 1.87 Kimble 1.86 King 1.80 Kinney 1.80 Kinney 1.80 Lamar 1.83 Lamb 1.83 Limestone 1.93 Lipscomb 1.77 Live Oak 1.91	Rate per   bushel   Accomac   \$1.98   Albermarle   1.97   Alleghany   1.95   Amelia   1.98   Amherst   1.97   Appomattox   1.98   Arlington   1.97   Augusta   1.97   Bath   1.96   Bedford   1.97   Bland   1.95   Botetourt   1.96   Brunswick   1.97   Buchanan   1.95   Buckingham   1.98   Campbell   1.97	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.86 Collings 86 Collings Worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.86 Cocke 1.83 Coryell 1.88 Cottle 1.80 Crosby 1.80 Cullerson 1.71 Dallam 1.74	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 80 Lamar 1. 83 Limestone 1. 88 Lipscomb 1. 77 Live Oak 1. 81	Rate per	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.98   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.80 Collin 1.80 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.82 Concho 1.83 Coryell 1.83 Coryell 1.83 Cottle 1.80 Crosby 1.80 Culberson 1.71 Dallam 1.74 Dallas 1.88	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88         Kerr       1.87         Kimble       1.86         King       1.80         Knox       1.80         Lamar       1.83         Lamb       1.80         Lampasas       1.88         Limestone       1.93         Lipscomb       1.77         Live Oak       1.91         Llano       1.88         Loving       1.72	Rate per	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Mathews   1.98   Madison   1.97   Mathews   1.98
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 86 Hanson 1. 87 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 95 Beldsoe 1. 93 Bleunt 1. 96 Bradley 1. 95 Campbell 95	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Union       1.87         Washabaugh       1.75         Washabaugh       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.89	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 83 Coryell 1. 83 Coryell 1. 88 Cottle 1. 80 Culberson 1. 80 Culberson 1. 71 Dallam 1. 74 Dallas 1. 88 Dawson 1. 80	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88         Kent       1.80         Kerr       1.86         Kimble       1.86         King       1.80         Knox       1.80         Lamb       1.83         Lamb       1.83         Limpstone       1.93         Lipscomb       1.77         Live Oak       1.91         Llano       1.88         Loving       1.72         Lubbock       1.80	Rate per   Dushel   Accomac   \$1.98   Albermarle   1.97   Alleghany   1.95   Amelia   1.98   Amherst   1.98   Arlington   1.97   Augusta   1.97   Bath   1.95   Bedford   1.97   Bland   1.95   Botetourt   1.96   Brunswick   1.97   Buckingham   1.95   Buckingham   1.95   Buckingham   1.95   Buckingham   1.96   Caroline   1.97   Caroline   1.98   Carroll   1.98   Carroll   1.98   Charles City   1.98	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.97
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95	Shannon       1.74         Spink       1.87         Stanley       1.82         Sully       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.80 Collin 1.80 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.82 Concho 1.83 Coryell 1.83 Coryell 1.83 Cottle 1.80 Crosby 1.80 Culberson 1.71 Dallam 1.74 Dallas 1.88	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88         Kerr       1.87         Kimble       1.86         King       1.80         Knox       1.80         Lamar       1.83         Lamb       1.80         Lampasas       1.88         Limestone       1.93         Lipscomb       1.77         Live Oak       1.91         Llano       1.88         Loving       1.72	Rate per	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.96   Highland   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.97   Middlesex   1.98   Mecklenburg   1.97   Middlesex   1.98   Mecklenburg   1.97   Middlesex   1.98   Mecklenburg   1.97   Middlesex   1.98   Middlesex   1.98   Mecklenburg   1.97   Middlesex   1.98   Midd
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Cannon 1. 91	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Union       1.87         Washabaugh       1.75         Washabaugh       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.89	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.86 Collin 1.88 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.83 Coryell 1.88 Cottle 1.80 Crosby 1.80 Culberson 1.71 Dallas 1.74 Dallas 1.88 Dawson 1.80 Deaf Smith 1.80	Jackson       1.96         Jeff Davis       1.71         Johnson       1.91         Jones       1.80         Karnes       1.91         Kaufman       1.90         Kendall       1.88         Kert       1.87         Kimble       1.86         King       1.80         Kinney       1.80         Lamar       1.83         Lamb       1.80         Lampasas       1.88         Limestone       1.93         Lipscomb       1.77         Live Oak       1.91         Llano       1.88         Loving       1.72         Lubbock       1.80         Lynn       1.80	Rate per   bushel   Accomac   \$1.98   Albermarle   1.97   Alleghany   1.95   Amelia   1.98   Amherst   1.97   Appomattox   1.98   Arlington   1.97   Augusta   1.97   Bath   1.96   Bedford   1.97   Bland   1.95   Botetourt   1.96   Brunswick   1.97   Buchanan   1.95   Buckingham   1.98   Campbell   1.97   Carcoline   1.98   Charles City   1.98   Charles City   1.98   Charles City   1.98   Charlotte   1.98	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.96   Highland   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.97   Middlesex   1.98   Mecklenburg   1.97   Middlesex   1.98   Mecklenburg   1.97   Middlesex   1.98   Mecklenburg   1.97   Middlesex   1.98   Middlesex   1.98   Mecklenburg   1.97   Middlesex   1.98   Midd
Edmunds 1.85 Fall River 1.69 Faulk 1.85 Grant 1.89 Gregory 1.81 Haakon 1.76 Hamlin 1.89 Hand 1.86 Hanson 1.87 Harding 1.75 Hughes 1.82 Hutchinson 1.84 Hyde 1.83  TENN Anderson \$1.95 Bedford 1.92 Benton 1.92 Benton 1.93 Blount 1.96 Bradley 1.95 Campbell 1.95 Cannon 1.91 Carroll 1.88	Shannon       1.74         Spink       1.87         Stanley       1.81         Sully       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.98         Hardeman       1.88         Hardin       1.89         Hawkins       1.99         Haywood       1.87	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.86 Collings 86 Collings Worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.86 Cocke 1.83 Coryell 1.88 Cottle 1.80 Crosby 1.80 Crosby 1.80 Crosby 1.80 Culberson 1.71 Dallam 1.74 Dallas 1.88 Dawson 1.80 Deaf Smith 1.80 Delta 1.86	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 80 Lamar 1. 83 Limestone 1. 88 Limestone 1. 88 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 88 Loving 1. 72 Lubbock 1. 80 McCulloch 87	Rate per	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.98   Montgomery   1.95   Montgomery   1.95
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 86 Hannon 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 95 Campbell 1. 95 Cannon 1. 91 Carroll 1. 88 Carter 1. 98	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.89         Hawkins       1.99         Haywood       1.87         Henderson       1.89	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 86 Cooke 1. 83 Coryell 1. 86 Cottle 1. 80 Crosby 1. 80 Culberson 1. 71 Dallam 1. 74 Dallas 1. 80 Deaf Smith 80 Deaf Smith 80 Delta 1. 86 Denton 1. 86	Jackson 1.96 Jeff Davis 1.71 Johnson 1.91 Jones 1.80 Karnes 1.91 Kaufman 1.90 Kendall 1.88 Kent 1.80 Kerr 1.87 Kimble 1.86 King 1.80 Kinney 1.80 Lamar 1.83 Lamb 1.80 Lampasas 1.83 Limestone 1.93 Lipscomb 1.77 Live Oak 1.91 Llano 1.80 Lynn 1.80 McCulloch 1.87 McLennan 1.93	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Mathews   1.98   Mecklenburg   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Nansemond   1.97   Nansemond   1.97   Nansemond   1.97   Nansemond   1.97   Nansemond   1.97   Nansemond   1.98   Nansemond   1.97   Nansemond
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Cannon 1. 91 Carroll 1. 88 Carter 1. 98 Cheatham 1. 90	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         ESSEE       Greene       1.75         ESSEE       Greene       \$1.97         Grundy       1.92       Hamblen       1.97         Hamilton       1.94       Hancock       1.98         Hardeman       1.88       Hardin       1.89         Hawkins       1.99       Haywood       1.87         Henderson       1.89       Henry       1.89	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 86 Cooke 1. 83 Coryell 1. 88 Cottle 1. 80 Culberson 1. 71 Dallam 1. 74 Dallas 1. 88 Dawson 1. 80 Deaf Smith 1. 80 Delta 1. 86 Dentton 1. 88 Dewitt 1. 92	Jackson 1.96 Jeff Davis 1.71 Johnson 1.91 Jones 1.80 Karnes 1.91 Kaufman 1.90 Kendall 1.88 Kent 1.80 Kerr 1.87 Kimble 1.86 King 1.80 Kinney 1.80 Lamar 1.83 Lamb 1.80 Lampasas 1.88 Limestone 1.93 Lilano 1.88 Loving 1.72 Liubbock 1.80 Lynn 1.80 McCulloch 1.80 Lynn 1.80 McCulloch 1.87 McLennan 1.93 Martin 1.93	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Nelson   1.97   Nel
Edmunds	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamblen       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.89         Hawkins       1.99         Haywood       1.87         Henderson       1.89         Henry       1.88         Hickman       1.90	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.86 Colling 1.88 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.86 Cooke 1.83 Coryell 1.88 Cottle 1.80 Crosby 1.80 Culberson 1.71 Dallam 1.74 Dallas 1.88 Dawson 1.80 Deaf Smith 1.80 Delta 1.86 Denton 1.86 Denton 1.86 Denton 1.80 Delta 1.80 Delta 1.80 Delta 1.80 Delta 1.80 Delta 1.86 Denton 1.88 Dewitt 1.92 Dickens 1.80	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 80 Lampasas 1. 83 Limestone 1. 88 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 81 Liano 1. 88 Loving 1. 72 Lubbock 1. 80 McCulloch 1. 87 McCulloch 1. 87 McCulloch 1. 87 Martin 1. 79 Mason 1. 88	Rate per   County   bushel	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Nelson   1.97   Nelson   1.97   Nelson   1.98   Nelson   1.97   Nelson   1.97   New Kent   1.98
Edmunds 1.85 Fall River 1.69 Faulk 1.85 Grant 1.89 Gregory 1.81 Haakon 1.76 Hamlin 1.89 Hand 1.87 Harding 1.75 Hughes 1.82 Hutchinson 1.84 Hyde 1.83  TENN Anderson \$1.95 Bedford 1.92 Benton 1.92 Benton 1.95 Campbell 1.95 Campbell 1.95 Canpbell 1.95 Cannon 1.91 Carroll 1.95 Carter 1.98 Cheatham 1.90 Chester 1.88 Claiborne 1.97	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.89         Hawkins       1.99         Hawkins       1.99         Henderson       1.89         Henry       1.88         Hickman       1.90         Houston       1.89	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.80 Collin 1.80 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.82 Concho 1.83 Coryell 1.83 Coryell 1.80 Crosby 1.80 Culberson 71 Dallam 1.74 Dallas 1.80 Deaf Smith 1.80 Deaf Smith 1.80 Delta 1.86 Denton 1.86 Denton 1.88 Dewitt 1.80 Dimmit 1.82	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 80 Lamb 1. 88 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Lidano 1. 88 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77	Rate per	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Mathews   1.98   Madison   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.97   New
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 95 Bedford 1. 95 Bedford 1. 95 Campbell 95 Campbell 95 Cannon 1. 91 Carroll 1. 95 Carter 1. 98 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 91 Clay 1. 91	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Union       1.87         Walworth       1.82         Washabaugh       1.75         ESSEE       Greene         Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.89         Haywood       1.87         Henderson       1.89         Henry       1.88         Hickman       1.90         Houston       1.89         Humphreys       1.89	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 83 Coryell 1. 83 Coryell 1. 88 Cottle 1. 80 Culberson 1. 71 Dallam 1. 74 Dallas 1. 88 Dawson 1. 80 Deaf Smith 1. 80 Delta 1. 80 Delta 1. 88 Dewitt 1. 80 Dikens 1. 88 Dewitt 1. 92 Dickens 1. 80 Dimmit 1. 82 Donley 1. 80	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lampasas 1. 83 Lamb 1. 80 Lampasas 1. 88 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Liano 1. 88 Loving 1. 72 Lubbock 1. 80 Kynn 1. 80 Lynn 1. 80 McCulloch 1. 87 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Lunenburg   1.98   Madison   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Nelson   1.97   Nelson   1.97   Northampton   1.98   Norfolk   1.97   Northampton   1.98   Northampton   1.
Edmunds 1.85 Fall River 1.69 Faulk 1.85 Grant 1.89 Gregory 1.81 Haakon 1.76 Hamlin 1.89 Hand 1.87 Harding 1.75 Hughes 1.82 Hutchinson 1.84 Hyde 1.83  TENN Anderson \$1.95 Bedford 1.92 Benton 1.92 Benton 1.95 Campbell 1.95 Campbell 1.95 Canpbell 1.95 Cannon 1.91 Carroll 1.95 Carter 1.98 Cheatham 1.90 Chester 1.88 Claiborne 1.97	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.89         Hawkins       1.99         Hawkins       1.99         Henderson       1.89         Henry       1.88         Hickman       1.90         Houston       1.89	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.80 Collin 1.80 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.82 Concho 1.83 Coryell 1.83 Coryell 1.80 Crosby 1.80 Culberson 71 Dallam 1.74 Dallas 1.80 Deaf Smith 1.80 Deaf Smith 1.80 Delta 1.86 Denton 1.86 Denton 1.88 Dewitt 1.80 Dimmit 1.82	Jackson 1.96 Jeff Davis 1.71 Johnson 1.91 Jones 1.80 Karnes 1.91 Kaufman 1.90 Kendall 1.88 Kent 1.80 Kerr 1.87 Kimble 1.86 King 1.80 Kinney 1.80 Lamar 1.83 Lamb 1.80 Lampasas 1.88 Limestone 1.93 Lipscomb 1.77 Live Oak 1.91 Llano 1.88 Loving 1.72 Lubbock 1.80 Lynn 1.80 Lynn 1.80 Lynn 1.80 Lynn 1.88 Maverick 1.77 Medina 1.91 Menard 1.86	Rate per   County   bushel	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.96   Highland   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Nelson   1.97   New Kent   1.98   Norfolk   1.97   Northumpter   1.98   Northumber   1.
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 95 Bedford 1. 95 Bedford 1. 95 Campbell 95 Campbell 95 Cannon 1. 91 Carroll 1. 95 Carter 1. 98 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 91 Clay 1. 91	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Union       1.87         Walworth       1.82         Washabaugh       1.75         ESSEE       Greene         Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.89         Haywood       1.87         Henderson       1.89         Henry       1.88         Hickman       1.90         Houston       1.89         Humphreys       1.89	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 83 Coryell 1. 83 Coryell 1. 88 Cottle 1. 80 Culberson 1. 71 Dallam 1. 74 Dallas 1. 88 Dawson 1. 80 Deaf Smith 1. 80 Delta 1. 80 Delta 1. 88 Dewitt 1. 80 Dikens 1. 88 Dewitt 1. 92 Dickens 1. 80 Dimmit 1. 82 Donley 1. 80	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lampasas 1. 83 Lamb 1. 80 Lampasas 1. 88 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Liano 1. 88 Loving 1. 72 Lubbock 1. 80 Kynn 1. 80 Lynn 1. 80 McCulloch 1. 87 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Lunenburg   1.98   Madison   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Nelson   1.97   Nelson   1.97   Northampton   1.98   Norfolk   1.97   Northampton   1.98   Northampton   1.
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 92 Benton 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Campbell 1. 95 Cannon 1. 91 Carroll 1. 88 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 97 Clay 1. 91 Cocke 1. 96 Coffey 1. 92	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamliton       1.98         Hardeman       1.88         Hardin       1.89         Haywood       1.87         Henderson       1.89         Henry       1.89         Humphrey       1.89         Humphrey       1.89         Humphrey       1.89         Hugsson       1.91         Jefferson       1.96	Castro	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 80 Lamar 1. 83 Lamb 1. 80 Lampasas 1. 88 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 80 Lynn 1. 80 McCulloch 1. 87 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 77	Rate per   County   bushel	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.97   Mathews   1.98   Madison   1.97   Mathews   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Norfolk   1.97   Northampton   1.98   Northampton   1.
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 86 Hannon 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Cannon 1. 91 Carroll 1. 88 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 97 Clay 1. 91 Cocke 1. 96 Coffey 1. 97 Crockett 1. 87	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamliton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.99         Haywood       1.87         Henry       1.88         Hickman       1.90         Houston       1.89         Humphreys       1.89         Jackson       1.91         Jefferson       1.96         Lauderdale       1.87	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.86 Collin 1.88 Collings worth 1.93 Comal 1.93 Comanche 1.82 Concho 1.86 Cooke 1.83 Coryell 1.88 Cottle 1.80 Crosby 1.80 Culberson 1.71 Dallam 1.74 Dallam 1.74 Dallas 1.88 Dawson 1.80 Deaf Smith 1.80 Delta 1.80 Delta 1.80 Delta 1.86 Delta 1.86 Deltens 1.80 Delta 1.86 Deltens 1.80 Delta 1.88 Dewitt 1.92 Dickens 1.80 Eastland 1.80 Edwards 1.80 Edwards 1.80 Edwards 1.80 Edwards 1.80 Edwards 1.80 Edwards 1.80	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 80 King 1. 80 King 1. 80 Kinney 1. 80 Kinney 1. 80 Lampasas 1. 83 Lamb 1. 83 Lamb 1. 83 Limestone 1. 83 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 83 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 McCulloch 1. 80 Lynn 1. 80 McCulloch 1. 77 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 1. 77 Milam 1. 94	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King George   1.98   King William   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Mathews   1.98   Mecklenburg   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Northumber   1.98   No
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Cannon 1. 91 Carroll 1. 88 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 98 Claiborne 1. 97 Cocke 1. 96 Coffey 1. 96 Coffey 1. 96 Coffey 1. 96 Coffee 1. 96 Coffeet 1. 96 Coffeet 1. 97 Cumberland 93	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         ESSEE       Greene         Grundy       1.97         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardeman       1.89         Hawkins       1.99         Haywood       1.87         Henry       1.88         Hickman       1.90         Houston       1.89         Jackson       1.91         Jefferson       1.96         Lauderdale       1.87         Knox       1.96	Castro 1. 80 Chambers 1. 98 Cherokee 1. 93 Childress 1. 80 Clay 1. 81 Cochran 1. 80 Coleman 1. 86 Collin 1. 88 Collings worth 1. 80 Comal 1. 93 Comanche 1. 82 Concho 1. 86 Cooke 1. 83 Coryell 1. 88 Cottle 1. 80 Culberson 1. 71 Dallam 1. 74 Dallas 1. 88 Dawson 1. 80 Deaf Smith 1. 80 Deaf Smith 1. 80 Delta 1. 86 Denton 1. 86 Denton 1. 88 Dewitt 1. 80 Dimmit 1. 82 Donley 1. 80 Edwards 1. 80 Edstand 1. 80 Edwards 1. 80 Edwards 1. 80 Edilis 1. 91 Ell Paso 1. 69	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 80 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 83 Lamb 1. 80 Lampasas 1. 83 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 Lynn 1. 80 McCulloch 1. 80 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 77 Milam 1. 94 Mills 1. 88	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Nelson   1.97   Northampton   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Nortange   1.98   Nortange   1.97   Northumber   1.98   Nortange   1.
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Cannon 1. 91 Carter 1. 98 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 97 Clay 1. 91 Cocke 1. 96 Coffey 1. 92 Crockett 1. 96 Coffey 1. 92 Crockett 1. 87 Cumberland 1. 90 Cumerland 1. 93 Davidson 1. 90	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamliton       1.94         Hancock       1.98         Hardeman       1.89         Hawkins       1.99         Hawkins       1.99         Haywood       1.87         Henderson       1.89         Heickman       1.90         Houston       1.89         Humphreys       1.89         Humphreys       1.91         Jefferson       1.96         Lauderdale       1.87         Knox       1.96         Lake       1.87	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coke 1.80 Coleman 1.86 Collin 1.88 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.86 Cooke 1.83 Coryell 1.88 Cottle 1.80 Culberson 1.71 Dallam 1.74 Dallas 1.88 Dawson 1.80 Deaf Smith 1.80 Delta 1.86 Denton 1.86 Denton 1.86 Denton 1.80 Delta 1.80 Edwards 1.80 Ellis 1.91 El Paso 1.69 Erath 1.84	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 83 Lamb 1. 80 Lampasas 1. 88 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 Lynn 1. 80 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 1. 77 Milam 1. 94 Mills 1. 88 Mitchell 1. 80	Rate per   County   bushel	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.95   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Macklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northampton   1.98   Northampton   1.98   Northampton   1.98   Nottaway   1.98   Nortaway   1.98   Nortaway   1.98   Nortaway   1.97   Page   1
Edmunds 1. 85 Fall River 1. 69 Faulk	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.89         Hawkins       1.99         Hawkins       1.99         Henderson       1.89         Hickman       1.90         Houston       1.89         Humphreys       1.89         Jackson       1.91         Jefferson       1.96         Lauderdale       1.87         Knox       1.96         Lake       1.87         Lawrence       1.91	Castro	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 83 Lamb 1. 80 Lampasas 1. 83 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 Lynn 1. 80 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 1. 77 Milam 1. 94 Mills 1. 88 Mitchell 1. 88 Mitchell 1. 88 Montague 1. 83	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Macklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.97   Page   1.97   Page   1.97   Page   1.97   Page   1.97   Page   1.97   Patrick   1.96
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Cannon 1. 91 Carter 1. 98 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 97 Clay 1. 91 Cocke 1. 96 Coffey 1. 92 Crockett 1. 96 Coffey 1. 92 Crockett 1. 87 Cumberland 1. 90 Cumerland 1. 93 Davidson 1. 90	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         ESSEE       Greene         Grundy       1.97         Grundy       1.97         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.99         Haywood       1.87         Henry       1.88         Hickman       1.90         Houston       1.89         Humphreys       1.89         Jackson       1.91         Jefferson       1.96         Lauderdale       1.87         Knox       1.96         Lake       1.87         Lawinence       1.91         Lewis       1.91	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coke 1.80 Coleman 1.86 Collin 1.88 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.86 Cooke 1.83 Coryell 1.88 Cottle 1.80 Culberson 1.71 Dallam 1.74 Dallas 1.88 Dawson 1.80 Deaf Smith 1.80 Delta 1.86 Denton 1.86 Denton 1.86 Denton 1.80 Delta 1.80 Edwards 1.80 Ellis 1.91 El Paso 1.69 Erath 1.84	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lampasas 1. 83 Lamb 1. 80 Lampasas 1. 88 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 72 Lubbock 1. 80 Kynn 1. 80 Konculloch 1. 87 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 1. 77 Millam 1. 94 Mills 1. 88 Mitchell 1. 88 Mitchell 1. 88 Moore 1. 83	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.96   Highland   1.95   Sing and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Madison   1.97   Mathews   1.98   Madison   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Northumber   1.98   Nottaway   1.98   Northumber   1.98   Nottaway   1.98   Northumber   1.97   Northampton   1.98   Northampton   1.98   Northumber   1.99   Northampton   1.97   Page   1.97   Page   1.97   Patrick   1.96   Pittsylvania   1.97
Edmunds 1. 85 Fall River 1. 69 Faulk	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turner       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.89         Hawkins       1.99         Hawkins       1.99         Henderson       1.89         Hickman       1.90         Houston       1.89         Humphreys       1.89         Jackson       1.91         Jefferson       1.96         Lauderdale       1.87         Knox       1.96         Lake       1.87         Lawrence       1.91	Castro	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 83 Lamb 1. 80 Lampasas 1. 83 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 Lynn 1. 80 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 1. 77 Milam 1. 94 Mills 1. 88 Mitchell 1. 88 Mitchell 1. 88 Montague 1. 83	Rate per   County   bushel	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.96   Highland   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northampton   1.97   Page   1.97   Page   1.97   Page   1.97   Patrick   1.96   Pittsylvania   1.97   Powhatan   1.98   Powhata
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 95 Bedford 1. 95 Bedford 1. 95 Campbell 95 Campbell 95 Cannon 1. 91 Carroll 1. 88 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 98 Claid 1. 96 Coffey 1. 97 Cumberland 93 Davidson 1. 90 Decatur 1. 89 DeKalb 91	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         ESSEE       Greene         Grundy       1.97         Grundy       1.97         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.99         Haywood       1.87         Henry       1.88         Hickman       1.90         Houston       1.89         Humphreys       1.89         Jackson       1.91         Jefferson       1.96         Lauderdale       1.87         Knox       1.96         Lake       1.87         Lawinence       1.91         Lewis       1.91	Castro 1.80 Chambers 1.98 Cherokee 1.93 Childress 1.80 Clay 1.81 Cochran 1.80 Coleman 1.86 Collin 1.88 Collings worth 1.80 Comal 1.93 Comanche 1.82 Concho 1.86 Cooke 1.83 Coryell 1.88 Cottle 1.80 Culberson 1.71 Dallam 1.74 Dallas 1.88 Dawson 1.80 Deaf Smith 1.80 Delta 1.86 Denton 1.86 Denton 1.86 Denton 1.80 Delta 1.80 Dimmit 1.82 Donley 1.80 Eastland 1.80 Edwards 1.80 Edwards 1.80 Ellis 1.91 El Paso 1.69 Erath 1.84 Falls 1.93 Fannin 1.83 Fannin 1.83	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lampasas 1. 83 Lamb 1. 80 Lampasas 1. 88 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 72 Lubbock 1. 80 Kynn 1. 80 Konculloch 1. 87 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 1. 77 Millam 1. 94 Mills 1. 88 Mitchell 1. 88 Mitchell 1. 88 Moore 1. 83	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Nelson   1.97   Nelson   1.97   Northampton   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Nottaway   1.98   Orange   1.97   Page   1.97   Patrick   1.96   Pittsylvania   1.97
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN. Anderson \$1. 95 Bedford 1. 92 Benton 1. 93 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Cannon 1. 96 Chester 1. 98 Cheatham 1. 98 Chester 1. 98 Chester 1. 88 Carter 1. 98 Chester 1. 87 Cumberland 1. 97 Cumberland 1. 92 Crockett 1. 87 Cumberland 93 Davidson 1. 90 Decatur 1. 89 DeKalb 1. 91 Dickson 1. 90 Dyer 1. 91	Shannon         1.74           Spink         1.87           Stanley         1.81           Todd         1.77           Tripp         1.79           Turner         1.87           Walworth         1.82           Washabaugh         1.75           Yankton         1.85           Ziebach         1.75           ESSEE         Greene         \$1.97           Grundy         1.92           Hamblen         1.97           Hamliton         1.94           Hancock         1.98           Hardeman         1.89           Hawkins         1.99           Hawkins         1.99           Haywood         1.87           Henderson         1.89           Humphreys         1.89           Jackson         1.91           Jefferson         1.96           Lauderdale         1.87           Knox         1.96           Lake         1.97           Lewis         1.91           Lincoln         1.93           Loudon         1.95	Castro	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 80 Lampasas 1. 80 Lamb 1. 88 Lipscomb 1. 77 Live Oak 1. 91 Lilano 1. 88 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 1. 77 Milam 1. 94 Mills 1. 88 Moore 1. 77 Motley 1. 83 Moore 1. 77 Motley 1. 80 Navarro 1. 92	Rate per   County   bushel   Accomac   \$1.98   Albermarle   1.97   Alleghany   1.95   Amelia   1.98   Amherst   1.97   Appomattox   1.98   Arlington   1.97   Augusta   1.97   Bath   1.96   Bedford   1.95   Botetourt   1.96   Brunswick   1.97   Buckingham   1.95   Buckingham   1.95   Buckingham   1.97   Caroline   1.98   Carroll   1.97   Caroline   1.98   Charles City   1.99   Charles City   1.90   Charles City   1.90   Charles City	Rate per   Dushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.96   Highland   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northampton   1.97   Page   1.97   Page   1.97   Page   1.97   Patrick   1.96   Pittsylvania   1.97   Powhatan   1.98   Powhata
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 95 Bedford 1. 95 Campbell 1. 95 Campbell 1. 95 Cannon 1. 91 Carroll 1. 88 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 97 Clay 1. 91 Cocke 1. 96 Coffey 1. 95 Comberland 1. 97 Clay 1. 91 Cocke 1. 96 Coffey 1. 97 Clay 1. 91 Cocke 1. 96 Coffey 1. 92 Crockett 87 Cumberland 93 Davidson 1. 90 Decatur 1. 89 DeKalb 1. 91 Dickson 1. 90 Dyer 1. 87 Fayette 1. 87	Shannon         1.74           Spink         1.87           Stanley         1.81           Todd         1.77           Tripp         1.79           Turion         1.87           Walworth         1.82           Washabaugh         1.75           Yankton         1.85           Ziebach         1.75           ESSEE         Greene         \$1.97           Grundy         1.92           Hamblen         1.97           Hamliton         1.94           Hancock         1.98           Hardeman         1.89           Hawkins         1.99           Haywood         1.87           Henderson         1.89           Hickman         1.90           Houston         1.89           Humphreys         1.89           Jackson         1.91           Jefferson         1.96           Lauderdale         1.87           Knox         1.96           Lake         1.91           Lewis         1.91           Lincoln         1.93           Loudon         1.95	Castro	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 80 Kerr 1. 80 Kinbel 1. 80 Kinney 1. 80 Kinney 1. 80 Lampasas 1. 83 Lamb 1. 83 Lamb 1. 83 Lamb 1. 83 Lamb 1. 83 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Llano 1. 82 Loving 1. 72 Lubbock 1. 80 McCulloch 1. 80 Mitchell 1. 88 Mitchell 1. 88 Mitchell 1. 88 Mitchell 1. 88 Moore 1. 77 Motley 1. 80 Navarro 1. 82 Nolan 1. 80	Rate per   County   bushel   Accomac   \$1.98   Albermarle   1.97   Alleghany   1.95   Amelia   1.98   Amherst   1.97   Appomattox   1.98   Arlington   1.97   Augusta   1.97   Bath   1.95   Bedford   1.97   Bland   1.95   Botetourt   1.96   Brunswick   1.97   Buckingham   1.98   Carroll   1.97   Caroline   1.98   Carroll   1.96   Charlest City   1.98   Charlest City   1.98   Charlett   1.97   Craig   1.97   Cumberland   1.98   Clarke   1.97   Cumberland   1.98   Charlett   1.98   Charlett   1.98   Charlett   1.98   Charlett   1.97   Cumberland   1.98   Charlett   1.98   Charlett   1.97   Charlett   1.98   Charlett   1.99   Charlett	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.98   Henry   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King George   1.98   King William   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Northumber   1.97   Page   1.97   Page   1.97   Patrick   1.96   Pittsylvania   1.97   Powhatan   1.98   Prince   Edward   1
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Cannon 1. 91 Carroll 1. 88 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 98 Cheatham 1. 90 Chester 1. 98 Coffey 1. 91 Cocke 1. 96 Coffey 1. 91 Cocke 1. 96 Coffey 1. 91 Cockett 1. 97 Cumberland 1. 93 Davidson 1. 90 Decatur 1. 90 Dyer 1. 87 Fayette 1. 87 Fentress 1. 93	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         ESSEE       Greene         Grundy       1.97         Grundy       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.89         Hawkins       1.99         Haywood       1.87         Henry       1.89         Henry       1.89         Humphreys       1.89         Jackson       1.91         Jefferson       1.96         Lauderdale       1.87         Knox       1.96         Lake       1.87         Lewis       1.91         Lincoln       1.93         Loudon       1.95         McNairy       1.88	Castro	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 80 Kendall 1. 88 Kent 1. 80 Kerr 1. 87 Kimble 1. 86 King 1. 80 Kinney 1. 80 Lamar 1. 83 Lamb 1. 83 Lamb 1. 83 Lamb 1. 83 Limestone 1. 93 Lipscomb 1. 77 Live Oak 1. 91 Liano 1. 88 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 McCulloch 1. 80 Lynn 1. 80 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 77 Millam 1. 94 Mills 1. 86 Midchell 1. 86 Midchell 1. 88 Mitchell 1. 88 Mitchell 1. 88 Mitchell 1. 88 Moore 1. 77 Motley 1. 80 Ochiltree 1. 77	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Lunenburg   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mecklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.99   Patrick   1.97   Page   1.97   Patrick   1.96   Pittsylvania   1.97   Powhatan   1.98   Prince George   1.98
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Harding 1. 75 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 92 Benton 1. 89 Bledsoe 1. 93 Blount 1. 96 Bradley 1. 95 Campbell 1. 95 Cannon 1. 91 Carroll 1. 88 Carter 1. 98 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 97 Clay 1. 91 Cocke 1. 96 Coffey 1. 92 Crockett 1. 87 Cumberland 1. 90 Decatur 1. 89 DeKalb 1. 91 Dickson 1. 90 Dyer 1. 87 Fayette 1. 87 Fentress 1. 93 Frankkin 1. 93	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.87         Turion       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.89         Hawkins       1.99         Hawkins       1.99         Hawkins       1.99         Handerson       1.87         Henderson       1.89         Humphreys       1.89         Jackson       1.91         Jefferson       1.96         Lauderdale       1.87         Knox       1.96         Lake       1.91         Lewis       1.91         Lewis       1.91         Lewis       1.91         Lewis       1.91         Lewis       1.91         Lewis       <	Castro	Jackson	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.98   Henry   1.96   Highland   1.95   Sile of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Madison   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Northumber   1.97   Page   1.97   Powhatan   1.98   Prince George   1.9
Edmunds 1. 85 Fall River 1. 69 Faulk	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamliton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.99         Hawkins       1.99         Haywood       1.87         Henry       1.88         Hickman       1.90         Houston       1.91         Jefferson       1.91         Jefferson       1.96         Lauderdale       1.87         Lawrence       1.91         Lewis       1.91         Lincoln       1.93         Loudon       1.95         McMinn       1.95         McMairy       1.88         Macon       1.90         Madison	Castro	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 80 Kerr 1. 80 Kinney 1. 80 Kinney 1. 80 Kinney 1. 80 Lampasas 1. 83 Lamb 1. 80 Lampasas 1. 83 Limestone 1. 93 Lipscomb 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 McCulloch 1. 80 Mynn 1. 80 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 1. 77 Milam 1. 94 Mills 1. 88 Mitchell 1. 80 Montague 83 Moore 1. 77 Motley 1. 80 Navarro 1. 80 Ochitree 1. 77 Oldham 1. 79 Palo Pinto 1. 83	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Mathews   1.98   Madison   1.97   Mathews   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.97   Page   1.97   Page   1.97   Patrick   1.96   Pittsylvania   1.97   Powhatan   1.98   Prince   Edward   1.98   Prince   William   1.97
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 95 Bedford 1. 95 Bedford 1. 95 Campbell 95 Campbell 95 Cannon 1. 91 Carroll 1. 88 Cheatham 1. 90 Chester 1. 88 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 97 Coke 1. 96 Coffey 1. 91 Cocke 1. 96 Coffey 1. 92 Crockett 87 Cumberland 93 Davidson 1. 89 DeKalb 1. 91 Dickson 1. 89 Franklin 1. 93 Gibson 1. 87 Fentress 1. 93 Franklin 1. 93 Gibson 1. 87 Giles 1. 92	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         ESSEE       Greene         Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.99         Haywood       1.87         Henry       1.88         Hickman       1.90         Houston       1.89         Humphreys       1.89         Jackson       1.91         Jefferson       1.66         Lake       1.87         Knox       1.96         Lake       1.87         Lewis       1.91         Lincoln       1.93         Loudon       1.95         McNairy       1.88         Macon       1.90         Madison       1.93         Macion       1.93 <td>Castro</td> <td>Jackson</td> <td>  Rate per   County   bushel    </td> <td>  Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mocklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Neison   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Orange   1.97   Page   1.97   Page   1.97   Patrick   1.98   Prince George   1.98   Prince George   1.98   Prince George   1.98   Prince   1.98   Princes   1.98   Princess   1.98   Princess   1.98   Princess   1.98   Princess   1.97   Princess  </td>	Castro	Jackson	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mocklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Neison   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Orange   1.97   Page   1.97   Page   1.97   Patrick   1.98   Prince George   1.98   Prince George   1.98   Prince George   1.98   Prince   1.98   Princes   1.98   Princess   1.98   Princess   1.98   Princess   1.98   Princess   1.97   Princess
Edmunds 1. 85 Fall River 1. 69 Faulk	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         Yankton       1.85         Ziebach       1.75         ESSEE       Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamliton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.99         Hawkins       1.99         Haywood       1.87         Henry       1.88         Hickman       1.90         Houston       1.91         Jefferson       1.91         Jefferson       1.96         Lauderdale       1.87         Lawrence       1.91         Lewis       1.91         Lincoln       1.93         Loudon       1.95         McMinn       1.95         McMairy       1.88         Macon       1.90         Madison	Castro	Jackson 1. 96 Jeff Davis 1. 71 Johnson 1. 91 Jones 1. 80 Karnes 1. 91 Kaufman 1. 90 Kendall 1. 88 Kent 1. 80 Kerr 1. 80 Kerr 1. 80 Kinney 1. 80 Kinney 1. 80 Kinney 1. 80 Lampasas 1. 83 Lamb 1. 80 Lampasas 1. 83 Limestone 1. 93 Lipscomb 77 Live Oak 1. 91 Llano 1. 88 Loving 1. 72 Lubbock 1. 80 Lynn 1. 80 McCulloch 1. 80 Mynn 1. 80 McCulloch 1. 87 McLennan 1. 93 Martin 1. 79 Mason 1. 88 Maverick 1. 77 Medina 1. 91 Menard 1. 86 Midland 1. 77 Milam 1. 94 Mills 1. 88 Mitchell 1. 80 Montague 83 Moore 1. 77 Motley 1. 80 Navarro 1. 80 Ochitree 1. 77 Oldham 1. 79 Palo Pinto 1. 83	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lee   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Louisa   1.97   Mathews   1.98   Madison   1.97   Mathews   1.98   Montgomery   1.95   Nansemond   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.97   Page   1.97   Page   1.97   Patrick   1.96   Pittsylvania   1.97   Powhatan   1.98   Prince   Edward   1.98   Prince   William   1.97
Edmunds 1. 85 Fall River 1. 69 Faulk 1. 85 Grant 1. 89 Gregory 1. 81 Haakon 1. 76 Hamlin 1. 89 Hand 1. 86 Hanson 1. 87 Hughes 1. 82 Hutchinson 1. 84 Hyde 1. 83  TENN Anderson \$1. 95 Bedford 1. 95 Bedford 1. 95 Bedford 1. 95 Campbell 95 Campbell 95 Cannon 1. 91 Carroll 1. 88 Cheatham 1. 90 Chester 1. 88 Cheatham 1. 90 Chester 1. 88 Claiborne 1. 97 Coke 1. 96 Coffey 1. 91 Cocke 1. 96 Coffey 1. 92 Crockett 87 Cumberland 93 Davidson 1. 89 DeKalb 1. 91 Dickson 1. 89 Franklin 1. 93 Gibson 1. 87 Fentress 1. 93 Franklin 1. 93 Gibson 1. 87 Giles 1. 92	Shannon       1.74         Spink       1.87         Stanley       1.81         Todd       1.77         Tripp       1.79         Turion       1.87         Walworth       1.82         Washabaugh       1.75         ESSEE       Greene         Greene       \$1.97         Grundy       1.92         Hamblen       1.97         Hamilton       1.94         Hancock       1.98         Hardeman       1.88         Hardin       1.99         Haywood       1.87         Henry       1.88         Hickman       1.90         Houston       1.89         Humphreys       1.89         Jackson       1.91         Jefferson       1.66         Lake       1.87         Knox       1.96         Lake       1.87         Lewis       1.91         Lincoln       1.93         Loudon       1.95         McNairy       1.88         Macon       1.90         Madison       1.93         Macion       1.93 <td>Castro</td> <td>Jackson</td> <td>  Rate per   County   bushel    </td> <td>  Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mocklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Neison   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Orange   1.97   Page   1.97   Page   1.97   Patrick   1.98   Prince George   1.98   Prince George   1.98   Prince George   1.98   Prince   1.98   Princes   1.98   Princess   1.98   Princess   1.98   Princess   1.98   Princess   1.97   Princess  </td>	Castro	Jackson	Rate per   County   bushel	Rate per   County   bushel   Halifax   \$1.97   Hanover   1.98   Henrico   1.98   Henrico   1.98   Henry   1.96   Highland   1.95   Isle of Wight   1.97   James City   1.98   King and   Queen   1.98   King George   1.98   King William   1.98   Lancaster   1.98   Lancaster   1.96   Loudoun   1.97   Louisa   1.97   Louisa   1.97   Lunenburg   1.98   Madison   1.97   Mathews   1.98   Mocklenburg   1.97   Middlesex   1.98   Montgomery   1.95   Nansemond   1.97   Neison   1.97   New Kent   1.98   Norfolk   1.97   Northampton   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Northumber   1.98   Orange   1.97   Page   1.97   Page   1.97   Patrick   1.98   Prince George   1.98   Prince George   1.98   Prince George   1.98   Prince   1.98   Princes   1.98   Princess   1.98   Princess   1.98   Princess   1.98   Princess   1.97   Princess

#### **RULES AND REGULATIONS**

	• •	•				
Virginia-	-Continued	Wisconsin	-Continued			Cents per
Rate per	Rate per	Rate per	Rate p	PT	s-Continued	bushel
County bushel	County bushel	County bushel	County bushe	wixed whe	ats (do not apply	
Rappahan-	Stafford \$1.98	Forest \$1.87	Pierce \$1.	96 than I	of the Mixed Whea	t dis-
nock \$1.97	Surry 1.97	Grant 1.84	Polk 1.	or counts		Lfinad
Richmond 1.98	Sussex 1.97	Green 1.85	Portage 1.		Theat (including ) containing less the	
Roanoke 1.96	Tazewell 1.95	Green Lake 1.83	Price 1.		t of wheats of the c	
Rockbridge 1.97	Warren 1.97	Iowa 1.82	Racine 1.	Durum	and/or Red Durur	
Rockingham _ 1.97	Warwick 1.98	Iron 1.90	Richland 1.	Wived W	heat (containing fi	
Russell 1.96	Washington _ 1.96	Jackson 1.91	Rock 1.	QU nomeon	to 10 percent of V	
Scott 1.96	Westmore-	Jefferson 1.86	Rusk 1.	of the	classes Durum a	
Shenandoah 1.97 Smyth 1.96	land 1.98	Juneau 1.88	Saint Croix1.	χο , Ευν. <b>Ε</b> υ	ırum)	
Southampton_ 1.97	Wise 1.96 Wythe 1.96	Kenosha 1.91 Kewaunee 1.80	Sauk 1.	Wived W	heat (containing	
Spotsylvania 1.98	York 1.98	LaCrosse 1.90	Sawyer 1. Shawano 1.	70 than 10	percent of wheats	
opowyrvania z 1.00	1014 2111111 1.00	LaFayette 1.82	Sheboygan 1.		Durum and/or	Red
WASH	INGTON	Langlade 1.84	Taylor 1.		)	15
Adams \$1.75	Lewis \$1.79	Lincoln 1.84	Trempeleau _ 1.		able to any of the	undestrable
Asotin 1.70	Lincoln 1.74	Manitowoc 1.83	Vernon 1.		ed in the variet	
Benton 1.81	Mason 1.77	Marathon 1.89	Vilas 1.			,
Chelan 1.79	Okanogon 1.75	Marinette 1.81	Walworth 1.	87		
Clallam 1.69	Pacific 1.77	Marquette 1.86	Washburn 1.		e premium and dis	count:
Clark 1.85	Pend Oreille _ 1.61	Milwaukee 1.91	Washington _ 1.		:	
Columbia 1.76	Pierce 1.85	Monroe 1.89	Waukesha 1.		y (Hard Red Sprin	g) +1
Cowlitz 1.83	San Juan 1.81	Oconto 1.81	Waupaca 1.	86 (ii) Discount	ts:	_
Douglas 1.76	Skagit 1.81	Onelda 1.84	Waushara 1.	^^		
Ferry 1.55 Franklin 1.78	Skamania 1.85 Snohomish 1.83	Outagamie 1.82	Winnebago 1.	00		
Garfield 1.75	Spokane 1.71	Ozaukee 1.85 Pepin 1.95	Wood 1.		sis of test weight	
Grant 1.77	Stevens 1.64	10pm 1.00	•		sis of test weight	
Grays Harbor 1.77	Thurston 1.79	WYC	MING		. 5 because of conta	
Island 1.81	Wahkiakum . 1.83	Albany \$1.64	Natrona \$1.		nd/or Red Durum a	** —6
Jefferson 1.72	Walla Walla _ 1.77	Big Horn 1.54	Niobrara 1.		nutty	
King 1.85	Whatcom 1.80	Campbell 1.62	Park 1.			
Kitsap 1.75	Whitman 1.72	Carbon 1.58	Platte 1.		entage basis:	
Kittitas 1.84	Yakima 1.80	Converse 1.63	Sheridan 1.		of 1 percent	1
Klickitat 1.84		Crook 1.63	Sublette 1.		or over	
West V	7irginia	Fremont 1.54	Sweetwater 1.			
		Goshen 1.70	Teton1.	57 Light G	ree basis: urlicky	— 6
Barbour \$1.92	Mineral \$1.94	Hot Springs 1.54	Uinta1.	bl Garlicky	***************************************	
Berkeley 1.96	Mingo '1.91	Johnson 1.59	Washakie 1.		counts are in addi	Hon to one
Boone 1.91	Monongalia 1.90	Laramie 1.70 Lincoln 1.51	Weston 1.			
Braxton 1.91	Morroe 1.94	Lincom Land 1.51			ble numerical grad	
Brooke 1.89 Cabell 1.89	Morgan 1.95 Nicholas 1.93	(c) Discounts and	d premiums for clas		able to any of the m	
Calhoun 1.90	Ohio 1.89	grade, variety, an		, or Red Durui	n. For discounts a	
Clay 1.91	Pendleton ·1.95	(1) Class premiums		mixed wheat	containing Durum	
Doddridge 1.89	Pleasants 1.88	• • • • • • • • • • • • • • • • • • • •			1), (ii) of this par	agrapn.
Fayette 1.93	Pocahontas 1.95	(i) Premiums:	Cents p		ty Discount	—20
Gilmer 1.90	Preston 1.92	Hard Amber Durun	bushel		•	
Grant 1.94	Putnam 1.89	Amber Durum 1	) · +:	-6 -1110 10110	ving varieties list	
Greenbrier 1.95	Raleigh 1.92	(ii) Discounts:		will be sub;	ect to discount.	This dis-
Hampshire 1.95	Randolph 1.94	Yellow Hard Wint	er	_2 count is in	addition to any	other ap-
Hancock 1.89	Ritchie 1.89	Red Durum			count:	-
Hardy 1.95 Harrison 1.91	Roane 1.89 Summers 1.95			_		
Jackson 1.88	Taylor 1.92	Note-Variety discount	not applicable to any varie	ties of wheat produced	i in the State of Alaska.	
Jefferson 1.97	Tucker 1.94		· · · · · · · · · · · · · · · · · · ·		<del>,</del>	
Kanawha 1.90	Tyler 1.88	Hard Red Winter	Hard Red Spring	Durham	White	Soft Red
Lewis 1.91	Upshur 1.92			41 110111		Winter
Lincoln 1.90	Wayne 1.90	<del></del>				<u> </u>
Logan 1.91	Webster 1.93	Blue Jacket	C.T. 231	Golden Ball	Fifty-Fold	Kanqueen.
McDowell 1.93	Wetzel 1.89	Cache 3	Gasser	Peliss	Florence	Kawvale.
Marion 1.90	Wirt 1.89	Chiefkan	Henry 1	Pentad	Greeson Rex	Nured. Seabreeze.
Marshall 1.89	Wood 1.88	Cimarron Early Blackhull	Kinney Premier		Sonora	Boableczo.
Mason 1.89	Wyoming 1.92	Kanking Kharkof MC 22	Progress			1.
Mercer 1.94		New Chief	Russell Spinkcota			
Wisc	onsin	Pawnee Sol. 33	Sturgeon		J	]
Adams \$1.87	Columbia \$1.85	Purkof			'	1
Ashland 1.92	Crawford 1.89	Red Chief			1	
Barron 1.93	Dane 1.85	Red Jacket				}
	Danc 1.00	Stofford	: <b>i</b>		Ī	1
Bayfield 1.93	Dodge 1.84	Worstch 4				
Bayfield 1.93 Brown 1.82	Dodge 1.84 Door 1.79	Stafford Wasatch 4 Yogo				1
Bayfield 1.93 Brown 1.82 Buffalo 1.94	Dodge 1.84 Door 1.79 Douglas 1.97	Wasatch 4. Yogo.				<u> </u>
Bayfield 1.93 Brown 1.82 Buffalo 1.94 Burnett 1.96	Dodge 1.84 Door 1.79 Douglas 1.97 Dunn 1.94	Y ogo				<u> </u>
Bayfield       1.93         Brown       1.82         Buffalo       1.94         Burnett       1.96         Calumet       1.83	Dodge 1. 84 Door 1. 79 Douglas 1. 97 Dunn 1. 94 Eau Claire 1. 94	1 Except in Oregon, Wash	sington and Wisconsin.			1
Bayfield 1. 93 Brown 1. 82 Buffalo 1. 94 Burnett 1. 96 Calumet 1. 83 Chippewa 1. 92	Dodge	1 Except in Oregon, Wash Except in Wisconsin Except in Idaho and Ut	ah			
Bayfield       1.93         Brown       1.82         Buffalo       1.94         Burnett       1.96         Calumet       1.83	Dodge 1. 84 Door 1. 79 Douglas 1. 97 Dunn 1. 94 Eau Claire 1. 94	<sup>1</sup> Except in Oregon, Wash <sup>2</sup> Except in Wisconsin	ah			

Except in Wisconsin
Except in Idaho and Utah
Except in Colorado, Idaho and Utah

#### (4) Protein Premiums: \*

Protein content (percent)	Hard Red Winter	Hard Red Spring	Hard White wheat of the varieties Baart and Bluestem
10.0-10.9 11.0-11.9 12.0-12.9 13.0-13.9 14.0-14.4 15.0-15.4 15.0-15.4 16.0-16.4 16.5-16.9 17.0-17.4 Over 17.4	(Cents per bushel) 0 1 2 3 4 5 6 7 8 9 9	(Cents per bushel)  0 1 2 3 3 4 5 6 7 7 8 100 112	(Cents per bushel)  1 2 3 4 5 6 7 8 9 11 13 (*)

\*2 cents for each ½ percent of protein over 17.4 percent (Sec. 4, 62 Stat. 1070, as amended; 15 U.S.C. 714b. Interpret or apply sec. 5, 62 Stat. 1072, secs. 101, 401, 63 Stat. 1051, 1054; Title II. 73 Stat. 178, 15 U.S.C. 714c, 7 U.S.C. 1441, 1421)

Issued this 1st day of August 1960.

CLARENCE D. PALMBY,
Acting Executive Vice President,
Commodity Credit Corporation.

[F.R. Doc. 60-7290; Filed, Aug. 8, 1960; 8:45 a.m.]

#### PART 464-TOBACCO

#### Subpart—Tobacco Loan Program

AVAILABILITY OF PRICE SUPPORT

The purpose of this amendment is to make explicit in the regulations with respect to the tobacco price support loan program issued on June 30, 1960, and published in 25 F.R. 6323, a program provision effectuated through agreements (approved in form by Commodity Credit Corporation) between the Flue-cured Tobacco Cooperative Stabilization Corporation and auction warehousemen, under which price support is available for flue-cured tobacco on markets other than those in Georgia and Florida only if such tobacco is offered for sale by producers in tied form. In the supplement to such regulations prescribing the advance rates for the 1960 crop of types 11-14 flue-cured tobacco, which was issued on July 5, 1960, and published in 25 F.R. 6504, there is set forth the schedule of advance rates, by grades, applicable to tied flue-cured tobacco (tied in "hands" or small bundles of leaves), and it is therein provided that the advance rates for untied flue-cured tobacco are \$5 per hundred pounds less than for the respective grades of tied flue-cured tobacco.

Customarily, flue-cured tobacco has been marketed in the States of Georgia and Florida only in untied form. In the other flue-cured marketing areas, to-bacco customarily has been marketed by the producers only in tied form. The price support program provisions require producers who desire price support to comply with these marketing practices which are a part of the usual and customary arrangements for marketing flue-cured tobacco.

As a result of requests received primarily from auction warehousemen in South

Carolina that Commodity Credit Corporation make price support available on flue-cured tobacco in untied form on the South Carolina markets, the Secretary of Agriculture in July of 1958 reviewed the existing program provisions for fluecured tobacco in the light of prevailing marketing practices and market de-mands and decided to continue to limit price support for untied flue-cured tobacco to the Georgia-Florida markets on which tobacco is customarily marketed by producers in untied form. This decision of the Secretary was publicly announced by press release on July 17, 1958. The decision was again reviewed and reaffirmed in public press releases issued in 1959 and 1960.

Any modification of the price support program for flue-cured tobacco which would increase the proportion of the crop offered for sale in looseleaf form would operate to the detriment of fluecured tobacco producers and the operations of Commodity Credit Corporation in carrying out such price support program. Since World War II, export outlets have taken 35 to 40 percent of the production of flue-cured tobacco in the United States. Export demand for fluecured tobacco produced in the United States is predominantly for such tobacco in tied form. Any substantial increase in the proportion of flue-cured tobacco marketed in looseleaf form would seriously impair the ability to dispose of flue-cured tobacco in export outlets. Declining exports would adversely affect flue-cured tobacco producers by reducing the quantity of such tobacco which could be produced and marketed in future years. Further, domestic facilities for redrying, stemming, and packing tobacco are not adequate to handle properly a substantially larger volume of untied flue-cured tobacco than the quantity normally produced and sold in the Georgia-Florida marketing area. Consequently, any abnormal volume of looseleaf flue-cured tobacco offered in the U.S. markets would increase substantially the quantity of flue-cured tobacco which would be pledged to Commodity Credit Corporation to secure loans under the price support program. This would result in increased costs and risk of loss to the Corporation and would create serious problems in redrying, stemming, packing, and marketing the loan tobacco.

Accordingly, the statement with respect to the Tobacco Loan Program issued June 30, 1960 and published July 6, 1960 (25 F.R. 6323) is amended as follows:

Section 464.1202(c) (1) is amended by adding at the end thereof the following subdivision:

(iv) In the case of flue-cured tobacco, price support will be available through auction warehouses in States other than Georgia and Florida only if such tobacco is in tied form.

Issued this 5th day of August 1960.

TRUE D. MORSE, Acting Secretary of Agriculture.

[F.R. Doc. 60-7431; Filed, Aug. 5, 1960; 3:08 p.m.]

### Title 12—BANKS AND BANKING

Chapter II—Federal Reserve System

SUBCHAPTER A—BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

[Reg. Y]

## PART 222—BANK HOLDING COMPANIES

#### Acquisition of Stock in Small Business Investment Company

Section 222.107 is amended to read as follows:

- § 222.107 Acquisition of stock in small business investment company.
- (a) A registered bank holding company requested an opinion by the Board of Governors with respect to whether that company and its banking subsidiaries may acquire stock in a small business investment company organized pursuant to the Small Business Investment Act of 1958.
- (b) It is understood that the bank holding company and its subsidiary banks propose to organize and subscribe for stock in a small business investment company which would be chartered pursuant to the Small Business Investment Act of 1958 which provides for long-term credit and equity financing for small business concerns.
- (c) Section 302(b) of the Small Business Investment Act authorizes national banks, as well as other member banks and nonmember insured banks to the extent permitted by applicable State law. to invest capital in small business investment companies not exceeding one per cent of the capital and surplus of such banks. Section 4(c)(4) of the Bank Holding Company Act exempts from the prohibitions of section 4 of the act shares which are of the kinds and amounts eligible for investment by National banking associations under the provisions of section 5136 of the Revised Statutes". Section 5136 of the Revised Statutes (paragraph "Seventh") in turn provides, in part, as follows:

Except as hereinafter provided or otherwise permitted by law, nothing herein contained shall authorize the purchase by the association for its own account of any shares of stock of any corporation.

Since the shares of a small business investment company are of a kind and amount expressly made eligible for investment by a national bank under the Small Business Investment Act of 1958, it follows, therefore, that the ownership or control of such shares by a bank holding company would be exempt from the prohibitions of section 4 of the Bank Holding Company Act by virtue of the provisions of section 4(c) (4) of that Act. Accordingly, the ownership or control of such shares by the bank holding company would be exempt from the prohibitions of section 4 of the Bank Holding Company Act.

(d) An additional question is presented, however, as to whether section 6 of the Bank Holding Company Act pro-

<sup>&</sup>lt;sup>1</sup> Not applicable to any of the undesirable varieties listed in the variety discount schedule.

hibits banking subsidiaries of the bank holding company from purchasing stock in a small business investment company where the latter is a "subsidiary" under that Act.

- (e) Section 6(a) (1) of the Act makes it unlawful for a bank to invest any of its funds in the capital stock of any other subsidiary of the bank holding company. However, section 6(a) (1) was, in effect, amended by section 302(b) of the Small Business Investment Act (15 U.S.C. 682) as amended by the Act of June 11, 1960 (Public Law 86-502) so as to nullify this prohibition when the "subsidiary" is a small business investment company.
- (f) Accordingly, section 6 of the Bank Holding Company Act does not prohibit banking subsidiaries of the bank holding company from purchasing stock in a small business investment company organized pursuant to the Small Business Investment Act of 1958, where that company is or will be a subsidiary of the bank holding company.

(Sec. 5(b), 70 Stat. 137; 12 U.S.C. 1844)

Dated at Washington, D.C., this 3d day of August 1960.

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM, [SEAL] KENNETH A. KENYON,
Assistant Secretary.

[F.R. Doc. 60-7372; Filed, Aug. 8, 1960; 8:46 a.m.]

### Title 7—AGRICULTURE

Chapter IX—Agricultural Marketing Service (Marketing Agreements and Orders), Department of Agriculture

[Lemon Reg. 857, Amdt. 1]

# PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

#### Limitation of Handling

Findings. 1. Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR Part 953), regulating the handling of lemons grown in California and Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.; 68 Stat. 906, 1047), and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of handling of such lemons as hereinafter provided will tend to effectuate the declared policy of the act.

2. It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this amendment until 30 days after publication hereof in the Federal Register (60 Stat. 237; 5 U.S.C. 1001 et seq.) because the time intervening between the date, when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate

the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient, and this amendment relieves restriction on the handling of lemons grown in California and Arizona.

Order, as amended. The provisions in paragraph (b) (1) (ii) of § 953.964 (Lemon Regulation 857; 25 F.R. 7202) are hereby amended to read as follows:

(ii) District 2: 418,500 cartons.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: August 4, 1960.

FLOYD F. HEDLUND, Deputy Director, Fruit and Vegetable Division, Agricultural Marketing Service.

[F.R. Doc. 60-7395; Filed, Aug. 8, 1960; 8:49 a.m.]

### Title 20—EMPLOYEES' BENEFITS

Chapter II—Railroad Retirement Board

PART 345—EMPLOYERS' CONTRIBU-TIONS AND CONTRIBUTION RE-PORTS

#### Adjustments; Refunds

Pursuant to the general authority contained in section 12 of the act of June 25, 1938 (52 Stat. 1094, 1107; 45 U.S.C. 362), §§ 345.12(d) and 345.13(e) (20 CFR 345.12(d) and 345.13(e)) of the regulations under such act are amended by Board Order 60-114, dated July 27, 1960, to read as follows:

§ 345.12 Adjustments.

(d) Limitations on adjustments. No overpayment shall be adjusted under this section after the expiration of 3 years from 'the time the contribution report was required to be filed or 2 years from the time the contribution was paid, whichever of such periods expires the later, or if no contribution report was filed, 2 years from the time the contribution was paid. No underpayment shall be adjusted under this section after the receipt from the Board of formal notice and demand for payment based upon an assessment, but the entire amount assessed shall be paid to the Board pursuant to such notice and demand.

§ 345.13 Refunds.

(e) Time limit. No refund shall be allowed after the expiration of 3 years from the time the contribution report was required to be filed or 2 years from the time the contribution was paid, whichever of such periods expires the later, or if no contribution report was filed, 2 years from the time the contribution was paid.

Dated: August 2, 1960.

By Authority of the Board.

[SEAL] MARY B. LINKINS, Secretary of the Board.

[F.R. Doc. 60-7376; Filed, Aug. 8, 1960 8:47 a.m.]

# Title 24—HOUSING AND HOUSING CREDIT

Chapter II—Federal Housing Administration, Housing and Home Finance Agency

SUBCHAPTER C-MUTUAL MORTGAGE INSUR-ANCE AND SERVICEMEN'S MORTGAGE IN-SURANCE

PART 221—MUTUAL MORTGAGE INSURANCE; ELIGIBILITY REQUIRE-MENTS OF MORTGAGE COVER-ING ONE- TO FOUR-FAMILY DWELLINGS

#### Mortgagors' Payments

In § 221.22 paragraph (b) is amended to read as follows:

§ 221.22 Mortgagors' payments to include other charges.

(b) Mortgages involving a principal obligation not in excess of \$9,000 may contain a provision requiring the mortgager to pay to the mortgagee an annual service charge at such rate as may be agreed upon between the mortgagee and the mortgagor, but in no case shall such service charge exceed one-half of one percent per annum. Any such service charge shall be payable in monthly installments on the principal then outstanding.

(Sec. 211, 52 Stat. 23; 12 U.S.C. 1715b. Interprets or applies sec. 203, 52 Stat. 10, as amended; 12 U.S.C. 1709)

Issued at Washington, D.C., August 3, 1960.

[SEAL] JULIAN H. ZIMMERMAN, Federal Housing Commissioner.

[F.R. Doc. 60-7386; Filed, Aug. 8, 1960; 8:48 a.m.]

# Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Agency [Reg. Docket No. 442; Reg. No. SR-403A]

PART 4b—AIRPLANE WORTHINESS; TRANSPORT CATEGORIES

PART 42—IRREGULAR AIR CARRIER AND OFF-ROUTE RULES

Certification and Operation of Certain Airplanes for the Department of the Interior in the Trust Territory of the Pacific Islands; Special Civil Air Regulation

Special Civil Air Regulation No. SR-403 waived certain provisions of Part 4b of the Civil Air Regulations to permit the certification thereunder of three Grumman SA-16A airplanes owned or controlled by the Department of the Interior. These airplanes were certificated for operation by Transocean Air Lines, under contract with the Department of the Interior, to provide transportation within the Trust Territory of the Pacific

Islands and between those islands and the island of Guam. The airworthiness certificate for each airplane certificated under SR-403 was required to bear the following legend: "This certificate is issued pursuant to Special Civil Air Regulation SR-403 and is valid only for operation by Transocean Air Lines under contract with the Department of the Interior within the Trust Territory of the Pacific Islands and between these islands and the Island of Guam."

By letter dated July 1, 1960, the Department of the Interior informed the Administrator that the contract with Transocean Air Lines expired June 30, 1960. The Department has requested that SR-403 be revised to permit the issuance of airworthiness certificates which will be valid when the Grumman SA-16A airplanes are operated by either the Trust Territory Government or by a contractor selected by that Agency. With minor exceptions, other terms and conditions of SR-403 would remain unchanged.

The circumstances which led to the adoption of SR-403 continue to exist. The safety record in operations conducted under the provisions of this regulation has been satisfactory, and the Federal Aviation Agency can continue to monitor the safety practices of any contractor by means of the air carrier operating certificate or the commercial operator certificate such persons are required to hold.

Special Civil Air Regulations Nos. SR-364 and SR-364A, which permitted Transocean Air Lines to operate PBY aircraft in the Trust Territory, are obsolete and are being rescinded by this regulation.

Since this regulatory action involves minor changes, and imposes no additional burden on any person, notice and public procedure hereon are unnecessary, and it may be made effective on less than 30 days' notice.

In consideration of the foregoing, the following Special Civil Air Regulations is hereby adopted:

- 1. Contrary provisions of the Civil Air Regulations notwithstanding, Grumman SA-16A airplanes owned or controlled by the Department of the Interior will be certificated under the provisions of Part 4b of the Civil Air Regulations, effective December 31, 1953, except that compliance need not be shown with the following provisions of that part. Airplanes so certificated shall be restricted to operations conducted within the Trust Territory of the Pacific Islands and between these islands and the island of Guam by the Trust Territory Government or by an air carrier or commercial operator under contract with the Trust Territory Government.
- a. Sections 4b.120(a) and 4b.120(b) to the extent that the maximum certificated take-off weight with respect to performance cannot be met at weights of 29,000 pounds or less.
  - b. Section 4b.120(c).
- c. Sections 4b.115, 4b.116, 4b.117, 4b.122, 4b.123, 4b.124, 4b.324(a), 4b.337(a)(1), 4b.337(a)(2), 4b.441(b)(1), 4b.474(c), 4b.484(a)(2), 4b.485(c), 4b.604(d), 4b.604(f), 4b.604(h), and 4b.622(c) to the extent that the airplane cannot comply with the pro-

visions of these sections: Provided, That the Military Flight Manual, placards, or similar means shall be provided which shall contain the appropriate procedures and warnings necessary to overcome or explain the deficiencies resulting from noncompliance with these sections.

d. Sections 4b.226(b), 4b.352(b), 4b.356(b), 4b.383(b)(2), 4b.612(d), 4b.612(f), 4b.624(b) to the extent that the airplane cannot comply with the provisions of these sections.

e. Section 4b.443 to the extent that it re-

e. Section 4b.443 to the extent that it requires the oil tank to be located outside a fire zone unless it is constructed of fire-proof materials.

1. Sections 4b.740 through 4b.743: Provided, That the Military Flight Manual shall be used as supplemented by such limitations and procedural data as found necessary by the Director, Bureau of Flight Standards, or his authorized representative, or as required by this regulation.

2. The airworthiness certificate for each airplane certificated hereunder shall bear the following legend: "This certificate is issued pursuant to Special Civil Air Regulation SR-403A and is valid only for operations conducted within the Trust Territory of the Pacific Islands and between these islands and the island of Guam by the Trust Territory Government or by an air carrier or commercial operator under contract with the Trust Territory Government."

3. The operations referred to herein shall be conducted in accordance with Part 42 of the Civil Air Regulations with the exception of § 42.21(a) (15), § 42.30 to the extent necessary to permit the use of military overhauled parts and supplies, and of those provisions which are inconsistent with the requirements of Part 4b for which noncompliance is authorized herein: Provided, That appropriate Bureau of Flight Standards personnel shall establish operating limitations consistent with the standards established herein.

4. The air carrier operating certificate or commercial operator certificate of any contractor selected by the Trust Territory Government shall be amended to the extent necessary to permit the use of said Grumman SA-16A airplanes in operations conducted pursuant to the terms of the contract.

This Special Civil Air Regulation shall become effective on August 9, 1960, and supersedes Special Civil Air Regulations Nos. SR-364, SR-364A, and SR-403.

(Secs. 313(a), 601, 603, 604; 605; 72 Stat. 752, 775, 776, 778; 49 USC 1354, 1421, 1423, 1424, 1425)

Issued in Washington, D.C., on August 4, 1960.

JAMES T. PYLE, Acting Administrator.

[F.R. Doc. 60-7385; Filed, Aug. 8, 1960; 8:48 a.m.]

Chapter III—Federal Aviation Agency
SUBCHAPTER C—AIRCRAFT REGULATIONS
[Reg. Docket 285; Amdt. 33]

PART 514—TECHNICAL STANDARD ORDERS FOR AIRCRAFT MATERIALS, PARTS, PROCESSES AND APPLIANCES

#### TSO-C9C Automatic Pilots

Proposed § 514.19 establishing minimum performance standards for automatic pilots used in civil aircraft of the United States was published in 25 F.R. 1637.

Interested persons have been afforded an opportunity to participate in the making of the amendment. Several comments in the nature of suggested clarifications were received. All were evaluated and those which were considered pertinent have been incorporated in the adopted rule. Objections were received to including the requirement for a visual means to indicate when the automatic pilot is not engaged to the airborne navigation reference and to requiring the range and rating to be marked on each component. These are considered necessary in the interest of safety on the basis of service experience. However the wording has been clarified.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (14 CFR Part 405), Part 514 of the regulations of the Administrator (14 CFR Part 514) is hereby amended as follows:

Section 514.19 is amended as follows:

#### § 514.19 Automatic pilots—TSO-C9c.

- (a) Applicability-(1) Minimum performance standards. Minimum performance standards are hereby established for automatic pilots to maintain flight and/or to provide maneuvering about the three axes through servo control which specifically are required to be approved for use in civil aircraft of the United States. New models of autopilots manufactured for such use on or after September 15, 1960, shall meet the standards set forth in SAE Aeronautical Standard AS-402A, "Automatic Pilots," dated February 1, 1959, with the exceptions listed in subparagraph (2) of this paragraph and the additions listed in subparagraph (3) of this paragraph. Automatic pilots approved by the Administrator prior to September 15, 1960, may continue to be manufactured under the provisions of their original approval.
- (2) Exceptions. (1) Conformance with the following section is not required: 3.1, 3.1.1, 3.1.2, 3.2.
- (ii) Substitute the following for section 7: "Performance tests: The following tests, in addition to any others deemed necessary by the manufacturer, shall be the basis for determining compliance with the performance requirements of this standard."
- (3) Additions. In addition to the means of indication specified in § 4.3 of AS-402A, the following shall be included:
- (i) Power malfunction indication. Means shall be provided to indicate readily to the pilot in a positive manner when each phase of the primary power (voltage and/or current) to the automatic pilot is not adequate for safe operation.
- (ii) Airborne navigation reference indication. A visual means shall be provided to indicate readily to the pilot in a positive manner when the automatic pilot is not engaged to the airborne navigation reference.

<sup>&</sup>lt;sup>2</sup> Copies may be obtained from the Society of Automotive Engineers, 485 Lexington Avenue, New York 17, N.Y.

(b) Marking. In addition to the markings required in § 514.3, range and/or rating if definable shall be shown on each component of the system.

(c) Data requirements. One copy each of the following shall be furnished to the Chief, Engineering and Manufacturing Division, Bureau of Flight Standards, Federal Aviation Agency, Washington 25, D.C.:

- Manufacturer's operating instructions
- (2) Manufacturer's typical installation instructions
- (3) Exploded views for each major component of the system
- (4) Schematic diagrams for each major component and the system
- (5) The manufacturer's compliance test report.
- (d) Effective date. September 15, 1960.

(Secs. 313(a), 601; 72 Stat. 752, 775; 49 U.S.C. 1354(a), 1421)

Issued in Washington, D.C., on August 2, 1960.

B. PUTNAM, Acting Director, Bureau of Flight Standards,

[F.R. Doc. 60-7361; Filed, Aug. 8, 1960; 8:45 a.m.]

## SUBCHAPTER E-AIR NAVIGATION REGULATIONS

[Airspace Docket No. 60-WA-179]

# PART 600—DESIGNATION OF FEDERAL AIRWAYS

#### Modification

The purpose of this amendment to \$600.6218 of the regulations of the Administrator is to modify the segment of VOR Federal airway No. 218, and its associated control areas, between Lansing, Mich., and Pontiac, Mich.

The segment of Victor 218 presently extends from the Lansing VOR to the Plains, Mich., intersection (the intersection of the Lansing VOR 091° True and the Flint, Mich., VORTAC 140° True radials) and overlies the site of the Pontiac VOR to be commissioned approximately November 17, 1960, at Lat. 42°42′03′ N., Long. 83°31′49′ W.

In order to provide more precise navigational guidance along this segment of Victor 218, the Pontiac VOR is being added to the description of this airway. The control areas associated with Victor 218 are so designated that they will automatically conform to the modified airway. Accordingly, no amendment relating to such control areas is necessary.

Since the change effected by this amendment is minor in nature and does not involve the assignment of additional airspace, notice and public procedures hereon are unnecessary. However, due to the commissioning date of the Pontiac VOR, this amendment will become effective more than 30 days after publication in the FEDERAL REGISTER.

In consideration of the foregoing, and (Secs. 307(a) and pursuant to the authority delegated to U.S.C. 1348, 1354)

me by the Administrator (24 F.R. 4530), the following action is taken:

In the text of § 600.6218 (25 F.R. 2662) "to the INT of the Lansing VOR 091° T and the Flint, Mich., VOR 140° T radials." is deleted and "Pontiac, Mich., VOR; to the INT of the Pontiac VOR 091° True and the Flint, Mich., VORTAC 140° True radials." is substituted therefor.

This amendment shall become effective 0001 e.s.t., November 17, 1960.

(Secs. 307(a) and 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on August 1, 1960.

GEORGE S. CASSADY, Brig. Gen., U.S. Air Force, Acting Director, Bureau of Air Traffic Management.

[F.R. Doc. 60-7367; Filed, Aug. 8, 1960; 8:46 a.m.]

[Airspace Docket No. 60-WA-124]

# PART 600—DESIGNATION OF FEDERAL AIRWAYS

#### Modification

On May 20, 1960, a notice of proposed rule making was published in the FEDERAL REGISTER (25 F.R. 4482) stating that the Federal Aviation Agency proposed to modify the south alternate of VOR Federal airway No. 20 between Houston, Tex., and Lake Charles, La. Additionally, VOR Federal airway No. 70 would be modified between Galveston, Tex., and Lake Charles.

No adverse comments were received regarding the proposed amendments.

Interested persons have been afforded an opportunity to participate in the making of the rules herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendments having been published, therefore, pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) and for the reasons stated in the notice, the following actions are taken:

1. In the text of § 600.6020 (24 F.R. 10508) "and also a south alternate from the Houston VOR to the Lake Charles VOR via the INT of the Houston VOR 900° and the Lake Charles VOR 241° radials;" is deleted and "and also a S alternate from the Houston VORTAC to the Lake Charles VOR via the INT of the Houston VORTAC 090° True and the Sabine Pass, Tex., VOR 265° True radials, and the Sabine Pass VOR;" is substituted therefor.

2. In the text of \$600.6070 (24 F.R. 10513) "INT of the Galveston VOR 067° and the Lake Charles VOR 241° radials;" is deleted and "Sabine Pass, Tex., VOR;" is substituted therefor.

These amendments shall become effective 0001 e.s.t., September 22, 1960.

(Secs. 307(a) and 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on August 1.1960.

GEORGE S. CASSADY, Brig. Gen., U.S. Air Force, Acting Director, Bureau of Air Traffic Management.

[F.R. Doc. 60-7368; Filed, Aug. 8, 1960; 8.46 a.m.]

[Airspace Docket No. 59-LA-11]

# PART 600—DESIGNATION OF FEDERAL AIRWAYS

#### Modification

On January 30, 1960, a notice of proposed rule making was published in the FEDERAL REGISTER (25 F.R. 813) stating that the Federal Aviation Agency was considering an amendment to § 600.6612 of the regulations of the Administrator which would modify VOR Federal airway No. 1512.

As stated in the notice Victor 1512 presently extends, in part, from Los Angeles, Calif., to Russell, Kans. The Federal Aviation Agency is modifying this segment of Victor 1512 by realigning it via the Ontario, Calif., VOR; intersection of the Ontario VOR 091° True and the Twentynine Palms, Calif., VOR 244° True radials; Twentynine Palms VOR; Needles, Calif., VORTAC; intersection of the Needles VORTAC 077° True and the Drake, Ariz., VOR 274° True radials; Drake VOR; Winslow, Ariz., VOR; Crownpoint, N. Mex., VOR; Taos, N. Mex., VOR; Tobe, Colo., VORTAC; Garden City, Kans., VORTAC; to Russell, Kans., VOR. This modification of Victor 1512 is a portion of a plan to develop a preferential route system to expedite the flow of air traffic operating at intermediate altitudes between the San Francisco/Los Angeles, Calif., and the Kansas City, Mo./Chicago, Ill., terminal areas. The control areas and positive control route segments associated with Victor 1512 are so designated that they would automatically conform to the modified airway. Accordingly, no amendment to such control areas and positive control route segments is necessary.

Due to leasing difficulties, the site for the Taos VOR, as listed in the notice, was not available. The Taos VOR was commissioned June 1, 1960 at Lat. 36°36′29″ N, Long. 105°54′43″ W. This change is minor in nature since this site is less than three miles south of the location proposed in the notice.

The Aircraft Owners and Pilots Association inquired as to the possibility of relocating the Crownpoint and Taos VOR's to serve instrument approaches to the Gallup and Zia, N. Mex., Airports, respectively. The Zia Airport is no longer carried on Federal Aviation Agency records as a general service airport. The activity records for the Gallup Airport show that 20 instrument approaches were made to that airport during Calendar Year 1959. Since the Crownpoint VOR was planned to serve a particular airway alignment and in view of the small amount of instrument traffic

at Gallup, the Federal Aviation Agency does not feel that the relocation of the Crownpoint VOR to a site near Gallup is justified.

The Department of the Air Force submitted objections to the realignment of Victor 1512 based upon the adverse restrictive effects that will result to Air Force operations at March, Norton and Luke Air Force Bases and requested a meeting be held in Los Angeles to attempt a resolution of this problem. Discussions between Federal Aviation Agency Region 4 personnel and the Air Force failed to reach an agreement on the Air Force objections. In analyzing the procedures at March and Norton Air Force Bases, the Federal Aviation Agency finds the only restriction to Air Force operations will be to VFR flight on the airway between the altitudes of 17,000 and 22,000 feet. VFR climbs and descents can be made north and south of the airway. All jet penetrations commence above and enter the airway below the positive control altitudes. All departure procedures from these two bases permit climbs be made without restrictions due to the positive control portion of the airway. The Federal Aviation Agency believes the benefits to be derived from the protection afforded air traffic by the positive control portion of this airway will outweigh the restrictions to VFR traffic in the March and Norton area. The current segregation agreement with Luke Air Force Base specifies that practice jet penetrations utilizing the Drake and Winslow VOR's commence at 25,000 feet; therefore, no adverse effect on this activity is foreseen. In view of the foregoing, this airway segment is being realigned as proposed in the notice.

No other adverse comments were received regarding the proposed amend-

ment.

Interested persons have been afforded an opportunity to participate in the making of the rule herein adopted, and due consideration has been given to all relevant matter presented.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (24 F.R. 4530)

the following action is taken:

In the text of § 600.6612 (24 F.R. 10528) "From the Los Angeles, Calif., omnirange station via the intersection of the Los Angeles omnirange 123° and the Long Beach omnirange 287° radials; Long Beach, Calif., omnirange station; Ontario, Calif., omnirange station; Hector, Calif., omnirange station; Goffs, Calif., VOR; Peach Springs, Ariz., VOR; Tuba City, Ariz., VOR; Farmington, N. Mex., VOR; Alamosa, Colo., omnirange station; Lamar, Colo., omnirange station; Russell, Kans., omnirange station:" is deleted and "From the Los Angeles, Calif., VOR via the Ontario, Calif., VOR; INT of the Ontario VOR 091° True and the Twentynine Palms, Calif., VOR 244° True radials; Twentynine Palms VOR: Needles, Calif., VORTAC: INT of the Needles VORTAC 077° True and the Drake, Ariz., VOR 274° True radials: Drake VOR; Winslow, Ariz., VOR; Crownpoint, N. Mex., VOR; Taos, N. Mex., VOR; Tobe, Colo., VORTAC; Garden City, Kans., VORTAC; Russell, Kans., VOR;" is substituted therefor.

This amendment shall become effective 0001 e.s.t. September 22, 1960.

(Secs. 307(a) and 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on August 1, 1960.

GEORGE S. CASSADY, Brig. Gen., U.S. Air Force, Acting Director, Bureau of Air Traffic Management.

[F.R. Doc. 60-7369; Filed, Aug. 8, 1960; 8:46 a.m.]

[Airspace Docket No. 60-NY-33]

## PART 600—DESIGNATION OF FEDERAL AIRWAYS

PART 601—DESIGNATION OF THE CONTINENTAL CONTROL AREA, CONTROL A R E A S , CONTROL ZONES, REPORTING POINTS, AND POSITIVE CONTROL ROUTE SEGMENTS

## Designation of Federal Airway and Associated Control Areas

On May 13, 1960, a notice of proposed rule making was published in the Federal Register (25 F.R. 4290) stating that the Federal Aviation Agency proposed to designate VOR Federal airway No. 488 and its associated control areas between Slate Run, Pa., and Shenandoah, Pa.

No adverse comments were received regarding the proposed amendments.

Interested persons have been afforded an opportunity to participate in the making of the rules herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendments having been published, therefore, pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) and for the reasons stated in the notice, Parts 600 (24 F.R. 10487) and 601 (24 F.R. 10530) are hereby amended as

1. Section 600.6488 is added to read:

§ 600.6488 VOR Federal airway No. 488 (Slate Run, Pa., to Shenandoah,

From the Slate Run, Pa., VOR via the Milton, Pa., VORTAC to the INT of the Selinsgrove, Pa., VORTAC 083° True and the Tower City, Pa., VOR 040° True radials

- 2. Section 601.6488 is added to read:
- § 601.6488 VOR Federal airway No. 488 control areas (Slate Run, Pa., to Shenandoah, Pa.).

All of VOR Federal airway No. 488.

These amendments shall become effective 0001 e.s.t. September 22, 1960.

(Secs. 307(a) and 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on August 1, 1960.

GEORGE S. CASSADY,
Brig. Gen., U.S. Air Force,
Acting Director, Bureau of
Air Traffic Management.

[F.R. Doc. 60-7366; Filed, Aug. 8, 1960; 8:46 a.m.]

[Airspace Docket No. 60-WA-4]

PART 601—DESIGNATION OF THE CONTINENTAL CONTROL AREA, CONTROL A R E A S , CONTROL ZONES, REPORTING POINTS, AND POSITIVE CONTROL ROUTE SEGMENTS

#### Designation, Modification and Revocation of Reporting Points

The purpose of these amendments to §§ 601.4230, 601.5001 and 601.7001 of the regulations of the Administrator is to revoke designated reporting points that the Federal Aviation Agency has determined are no longer required for air traffic management purposes; designate new reporting points and modify the location of existing designated reporting points. Flight progress reports over designated locations, automatically initiated by pilots, will facilitate air traffic management and assist the controller in the performance of his duties. However, due to the continuous modernization of the airway structure of the United States, the need for reporting points at particular locations is constantly being revised. Thus the actions taken herein reflect this changing need on the part of air traffic control.

Since these amendments are of a procedural nature and do not assign or reassign the use of navigable airspace, compliance with the notice and public procedure of the Administrative Procedure Act is unnecessary. However, since it is necessary that sufficient time be allowed to permit appropriate changes to be made on aeronautical charts, these amendments will become effective more than 30 days after publication.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (24 F.R. 4530), the following actions are taken:

- 1. In the text of § 601.4230 (24 F.R. 10595) "the intersection of the east course of the Tallahassee, Fla., radio range and a line bearing 182° True from the Valdosta, Ga., nondirectional radio beacon." is deleted and "the INT of the E course of the Tallahassee, Fla., RR and a line bearing 187° True from the Ray City, Ga., RBN." is substituted therefor.
- 2. In §601.5001 (24 F.R. 10597) the following changes are made:
  - (a) In the text delete:

Sable Intersection: The intersection of the southwest course of the Perrine, Fla., radio range and the center line of the Marathon control area extension (§ 601.1234).

#### (b) In the text add:

Cleveland, Ohio: Cleveland-Hopkins Airport ILS OM.

Sonora Intersection: The INT of a line bearing 201° True from the Abilene, Tex., RR and a line bearing 299° True from the San Antonio, Tex., RBN.

3. In § 601.7001 (24 F.R. 10606, 9190, 9305; 25 F.R. 3756) the following changes are made:

#### (a) In the text delete:

Banning Intersection: The intersection of the Ontario, Calif., omnirange 091° True and the March, Calif., omnirange 061° True radials.

Benito Intersection: The intersection of the Paso Robles, Calif., omnirange 336° T and the Salinas, Calif., omnirange 110° T radials.

Campbell Intersection: The intersection of the San Francisco, Calif., omnirange 141° True radial and a line bearing 048° True toward the Evergreen, Calif., nondirectional radio beacon.

Clareville Intersection: The intersection of the Alice, Tex., omnirange 013° True and the Corpus Christi, Tex., 321° True radials.
Marshall, Mo., VORTAC.
Mystic, Ky., VOR.
Modesto, Calif., omnirange station.

Palm Springs INT: The INT of the Thermal, Calif., VOR 340° T and the Twentynine

Palms, Calif., VOR 244° T radials.
Richmond INT: The INT of the Oakland,
Calif., VOR 330° T with the Sausalito, Calif., VOR direct radial to the Sacramento, Calif., VOR.

Tonopah, Nev., VOR.

Troy, Ill., omnirange station.

Union Pass Intersection: The intersection of the Goffs, Calif., VOR 070° T and the Needles, Calif., VOR 004° T radials.

White Oaks Intersection: The intersection of the Lake Hughes, Calif., omnirange 339° T and the Palmdale, Calif., omnirange 291° T radials.

Wolflake, Ind., VOR.

#### (b) In the text add:

Bluefield, W. Va., VOR.

Bolton INT: The INT of the Myrtle Beach, S.C., VOR 033° True and the Wilmington, N.C., VORTAC 263° True radials.

Calvert INT: The INT of the Crestview, Fla., VOR 300° True and the Mobile, Ala., VOR 049° True radials.

County INT: The INT of the Chardon, Ohio, VORTAC 280° True and the Cleveland, Ohio, VORTAC 069° True radials.

Crockett INT: The INT of the Sausalito, Calif., VORTAC 052° True and the Oakland, Calif., VORTAC 004° True radials.

Dalton INT: The INT of the Navarre, Ohio, VORTAC 278° True and the Cleveland, Ohio, VORTAC 153° True radials.

Eagle INT: The INT of the Thermal, Calif., VORTAC 069° True and the Blythe, Calif., VOR 288° True radials.

Emporia INT: The INT of the Franklin, Va., VOR 278° True and the Hopewell, Vá., VORTAC 199° True radials.

Fairfield INT: The INT of the Attica, Ohio. VOR 089° True and the Mansfield, Ohio. VORTAC 349° True radials.

Falmouth, Ky., VOR.

Garrett INT: The INT of the Wolflake,
Ind., VOR 082° True, the Fort Wayne, Ind.,
VORTAC 016° True and the Findlay, Ohio, VOR 289° True radials.

Garrison INT: The INT of the Drummond, Mont., VOR 091° True and the Butte, Mont.,

VOR 002° True radials.

Hamilton INT: The INT of the Birmingham, Ala., VORTAC 298° True and the Columbus, Miss., VOR 035° True radials.

Hobgood INT: The INT of the Norfolk, Va., VORTAC 229° True and the Wilmington, N.C., VORTAC 012° True radials.

Harvard INT: The INT of the Daggett, Calif., VORTAC 046° True and the Hector, Calif., VORTAC 008° True radials.

Hidden Hills INT: The INT of the Las Vegas, Nev., VORTAC 266° True and the Beatty, Nev., VOR 142° True radials.

Leona, Tex., VOR. Llano, Tex., VOR.

London, Ky., VORTAC.
Pacific INT: The INT of the Oceanside, Calif., VORTAC 280° True and the San Diego, Calif., VOR 320° True radials.

Park Ridge INT: The INT of the Huguenot, N.Y., VORTAC 129° True and the Wilton, Conn., VOR 237° True radials.

Peach Springs, Ariz., VORTAC.
Perch INT: The INT of the Los Angeles, Calif., VOR 251° True and the Oxnard, Calif.,

VOR 200° True radials.

Poe INT: The INT of the Nantucket, Mass.,
VOR 252° True and the Providence, R.I., VOR 149° True radials.

Port Chester INT: The INT of the Wilton, Conn., VOR 214° True and the Huguenot, N.Y., VORTAC 119° True radials.

Pulaski INT: The INT of the Syracuse, N.Y., VORTAC 007° True and the Utica, N.Y., VOR 308° True radials.

Rochelle INT: The INT of the Casanova, Va., VORTAC 233° True and the Gordonsville, Va., VORTAC 329° True radials.

Samsville, Ill., VOR.
Sandberg INT: The INT of the Gorman,
Calif., VORTAC 099° True and the Lake Hughes, Calif., VOR 339° True radials.
Shawnee INT: The INT of the West Palm

Beach, Fla., VORTAC 266° True and the Biscayne Bay VOR 346° True radials.

Slate Run, Pa., VOR.
Somers INT: The INT of the Putnam,
Conn., VORTAC 276° True and the Hartford, Conn., VOR 012° True radials.

Sonora INT: The INT of the San Angelo, Tex., VOR 091° True and the San Antonio, Tex., VORTAC 300° True radials.

Stansbury INT: The INT of the Salt Lake City, Utah, VORTAC 265° True and the Ogden, Utah, VOR 212° True radials.

Stockton, Calif., VORTAC.
Tarentum INT: The INT of the Imperial,
Pa., VORTAC 074° True and the Ellwood City, Pa., VORTAC 122° True radials.

Taylor INT: The INT of the San Antonio, Tex., VORTAC 290° True and the San Angelo, Tex., VOR 191° True radials.

Turlock INT: The INT of the Fresno, Calif., VOR 322° True and the Castle, Calif., VOR 010° True radials.

Urbana INT: The INT of the Rosewood, Ohio, VORTAC 123° True and the Dayton, Ohio, VORTAC 068° True radials.

West Bangor INT: The INT of the Montreal, Que., VOR 211° True and the Massena, N.Y., VOR 115° True radials.

West Point INT: The INT of the Poughkeepsie, N.Y., VOR 220° True and the Wilton, Conn., VOR 295° True radials.

Zanesville, Ohio, VOR.

(c) In the text, the following intersections are amended to read:

Scottdale INT: The INT of the Pittsburgh, Pa., VORTAC 120° True and the Morgantown, W. Va., VORTAC 019° True radials.

Murphy INT: The INT of the Chattanooga, Tenn., VORTAC 088° True and the Atlanta, Ga., VORTAC 009° True radials.

These amendments shall become effective 0001 e.s.t. September 22, 1960.

(Secs. 307(a) and 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on August 1, 1960.

GEORGE S. CASSADY, Brig. Gen., U.S. Air Force, Acting Director, Bureau of Air Traffic Management.

[F.R. Doc. 60-7370; Filed, Aug. 8, 1960; 8:46 a.m.1

[Airspace Docket No. 60-HO-6]

PART 601—DESIGNATION OF THE CONTINENTAL CONTROL AREA, CONTROL AREAS, CONTROL ZONES, REPORTING POINTS, AND POSITIVE CONTROL ROUTE SEG-**MENTS** 

#### Modification of Control Area Extension

The purpose of this amendment to § 601.1380 of the regulations of the Administrator is to modify the Kaneohe, Hawaii, control area extension.

The present description of the Kaneohe control area extension does not exclude the Kahuku, Oahu, Hawaii, Restricted Area (R-324). Since this restricted area has not been designated as control area, it is necessary to exclude it from the Kaneohe control area extension during the restricted area's time of designation. Such action is taken herein.

Since this amendment imposes no additional burden on any person, compliance with the notice, public procedure, and effective date requirements of section 4 of the Administrative Procedure Act is unnecessary and it may be made effective upon publication.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (24 F.R. 4530). the following action is taken:

In § 601.1380 (24 F.R. 10566) "excluding that airspace which overlaps warning area W-318 and excluding the airspace below 3.000 feet mean sea level lying within restricted area R-323" is deleted and "the portions of this control area extension which lie within the geographical limits of, and between the designated altitudes of, the Kahuku Point, Oahu, Restricted Area (R-323), the Kahuku, Oahu, Restricted Area (R-324) and the Kaena Point, Oahu, Warning Area (W-318) are excluded during the restricted area's and warning area's times of designation" is substituted therefor.

This amendment shall become effective 0001 e.s.t., September 22, 1960.

(Secs. 307(a) and 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on August 2, 1960.

> GEORGE S. CASSADY. Brig. Gen., U.S. Air Force, Acting Director, Bureau of Air Traffic Management.

[F.R. Doc. 60-7362; Filed, Aug. 8, 1960; 8:45 a.m.]

[Airspace Docket No. 60-FW-32]

PART 601—DESIGNATION OF THE CONTINENTAL CONTROL AREA, CONTROL A R E A S , CONTROL ZONES, REPORTING POINTS, AND POSITIVE CONTROL ROUTE SEGMENTS

#### Modification of Control Zone

On May 26, 1960, a notice of proposed rule making was published in the Federal Register (25 F.R. 4652) stating that the Federal Aviation Agency proposed to modify the Jackson, Miss., control zone by redesignating the north extension and reducing the size of the northeast extension.

No adverse comments were received regarding the proposed amendment.

Interested persons have been afforded an opportunity to participate in the making of the rule herein adopted, and duc consideration has been given to all relevant matter presented.

The substance of the proposed amendment having been published, therefore, pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) and for the reasons stated in the notice, \$601.2148 (24 F.R. 10578) is amended to read:

#### § 601.2148 Jackson, Miss., control zone.

Within a 5-mile radius of the geographical center of the Hawkins Airport (Lat. 32°20′01′′ N., Long. 90°13′19′′ W.); within 2 miles either side of the N course of the Jackson RR extending from the 5-mile radius zone to 12 miles N of the RR; and within 2 miles either side of the 195° True radial of the Jackson VORTAC, extending from the 5-mile radius zone to the VORTAC.

This amendment shall become effective 0001 e.s.t., September 22, 1960.

(Secs. 307(a) and 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on August 1, 1960.

GEORGE S. CASSADY, Brig. Gen., U.S. Air Force, Acting Director, Bureau of Air Traffic Management.

[F.R. Doc. 60-7363; Filed, Aug. 8, 1960; 8:45 a.m.]

[Airspace Docket No. 60-FW-7]

PART 601—DESIGNATION OF THE CONTINENTAL CONTROL AREA, CONTROL A R E A S , CONTROL ZONES, REPORTING POINTS, AND POSITIVE CONTROL ROUTE SEGMENTS

#### Modification of Control Zone

On May 7, 1960, a notice of proposed rule making was published in the Federal Register (25 F.R. 4087) stating that the Federal Aviation Agency was considering an amendment to \$601.2248 of the regulations of the Administrator which would modify the San Antonio, Tex. (International Airport) control zone.

As stated in the notice, the San Antonio control zone is presently designated within a 5-mile radius of the San Antonio Airport and within 2 miles either side of the north course of the San Antonio radio range to the Cibolo Creek, Tex., fan marker. The Federal Aviation Agency is modifying the control zone by revoking the north control zone extension based on the San Antonio radio range and the Cibolo Creek fan marker and by designating extensions to the north and northwest. This action will result in the San Antonio, Tex., control zone being designated within a 5-mile radius of the San Antonio International Airport, Lat. 29°31′50" N, Long. 98°28′12" W, and within 2 miles either side of the San Antonio VOR 184° True radial extending from the 5-mile radius zone to the VOR, and within 2 miles either side of the San Antonio No. 2 ILS localizer NW course extending from the 5-mile radius zone to a point at Lat. 29°36'26" N, Long. 98°34'14" W (site of the San Antonio International Airport ILS outer marker).

The Department of the Air Force and the Air Transport Association of America concurred in the proposed amendment. The Aircraft Owners and Pilots Association concurred with the revocation of the control zone extension to the north based on the radio range. However, they stated the need for the extension to the northwest was not understood and that it was not in accordance with criteria for establishment of instrument landing systems known to AOPA because the outer marker was located at a distance of approximately 8 miles from the end of instrument runway 12/30.

The northwest end of runway 12/30 has been extended and the total length of the runway is now 8500 feet. With this extension, the outer marker will be located 6.7 statute miles from the end of runway 12. The Federal Aviation Agency has approved an ILS instrument approach for runway 12 that authorizes a minimum altitude of 2600 feet MSL (1550 feet above ground) over the outer marker and 1028 feet MSL (172 feet above ground) over the middle marker. Therefore, the Federal Aviation Agency considers the extension to the northwest from the 5-mile zone to the outer marker necessary for the protection of aircraft maneuvering below 1000 feetabove the terrain. Since the runway extension is not shown on the latest aeronautical charts, and the ILS instrument approach procedure was not published at the time of publication of the notice, it is assumed that this was the reason for the misunderstanding of the need for the northwest control zone extension by AOPA.

No other comments were received regarding the proposed amendment.

Interested persons have been afforded an oportunity to participate in the making of the rule herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendment having been published, therefore, pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) and for the reasons stated in the notice, \$601.2248 (25 F.R. 378) is amended to read.

§ 601.2248 San Antonio, Tex., control zone (International Airport).

Within a 5-mile radius of the geographical center of the San Antonio International Airport (Lat. 29°31′50″ N, Long. 98°28′12″ W); within 2 miles either side of the San Antonio VORTAC 184° True radial extending from the 5-mile radius zone to the VORTAC, and within 2 miles either side of the San Antonio No. 2 ILS localizer NW course extending from the 5-mile radius zone to the LOM.

This amendment shall become effective 0001 e.s.t. September 22, 1960.

(Secs. 307(a) and 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C. on August 1, 1960.

GEORGE S. CASSADY, Brig. Gen., U.S. Air Force, Acting Director, Bureau of Air Traffic Management.

[F.R. Doc. 60-7364; Filed, Aug. 8, 1960; 8:45 a.m.]

[Airspace Docket No. 60-FW-31]

PART 601—DESIGNATION OF THE CONTINENTAL CONTROL AREA, CONTROL A R E A S , CONTROL ZONES, REPORTING POINTS, AND POSITIVE CONTROL ROUTE SEGMENTS

#### **Modification of Control Zone**

On May 26, 1960, a notice of proposed rule making was published in the Federal Register (25 F.R. 4652) stating that the Federal Aviation Agency proposed to modify the Birmingham, Ala., control zone by revoking the north extension.

No adverse comments were received regarding the proposed amendment.

Interested persons have been afforded an opportunity to participate in the making of the rule herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendment having been published, therefore, pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) and for the reasons stated in the notice, \$ 601.2133 (24 F.R. 10577) is amended to read:

§ 601.2133 Birmingham, Ala., control

Within a 5-mile radius of the geographical center of the Birmingham Airport (Lat. 33°33′58″ N, Long. 86°45′05″ W) and within 2 miles either side of the ILS localizer SW course extending from the 5-mile radius zone to the ILS OM.

This amendment shall become effective 0001 e.s.t., September 22, 1960.

(Secs. 307(a) and 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on August 1, 1960.

George S. Cassady, Brig. Gen., U.S. Air Force, Acting Director, Bureau of Air Traffic Management.

[F.R. Doc. 60-7365; Filed, Aug. 8, 1960; 8:45 a.m.]

#### **RULES AND REGULATIONS**

#### SUBCHAPTER E-AIR NAVIGATION, REGULATIONS

[Reg. Docket No. 456; Amdt. 177]

#### PART 609—STANDARD INSTRUMENT APPROACH PROCEDURES

#### Miscellaneous Alterations

The new and revised standard instrument approach procedures appearing hereinafter are adopted to become effective and/or cancelled when indicated in order to promote safety. The revised procedures supersede the existing procedures of the same classification now in effect for the airports specified therein. For the convenience of the users, the revised procedures specify the complete procedure and indicate the changes to the existing procedures. Pursuant to authority delegated to me by the Administrator (24 F.R. 5662,) I find that a situation exists requiring immediate action in the interest of safety, that notice and public procedures hereon are impracticable, and that good cause exists for making this amendment effective on less than thirty days' notice.
Part 609 (14 CFR Part 609) is amended as follows:

1. The low or medium frequency range procedures prescribed in § 609.100(a) are amended to read in part:

#### LFR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
			Minimum		2-engine or less		More than
From—	То	Course-and distance	altitude (feet)	Condition	65 knots or less	More than 65 knots	2-engine, more than 65 knots
Spartanburg BVOR	SPA-LFR	200-8.3	2300	T-dn C-dn A-dn	300-1 400-1 800-2	300-1 500-1 800-2	200-14 500-114 800-2

Procedure turn 8 side 8W crs, 238° Outbnd, 058° Inbnd, 2100′ within 10 miles. Beyond 10 miles NA.
Minimum altitude over facility on final approach crs, 1500′.
Ors and distance, facility to airport, 068°—1.2.
If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 1.2 miles, climb to 2300′ on NE crs SPA LFR within

City, Spartanburg; State, S.C.; Airport Name, Municipal; Elev., 816'; Fac. Class., SBRAZ; Ident., SPA; Procedure No. 1, Amdt. 9; Eff. Date, 20 Aug. 60; Sup. Amdt. No. 8; Dated, 8 Jan. 55

#### 2. The automatic direction finding procedures prescribed in § 609.100(b) are amended to read in part:

#### ADF STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
From—	То	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine,
					65 knots or less	More than 65 knots	more than 65 knots
IND-VORIND-LFR	LOM	Direct	2000 2000	T-dn C-dn	300-1 400-1 400-1 800-2	300-1 500-1 400-1 800-2	200-14 500-114 400-1 800-2

Procedure turn 8 side of crs, 224° Outbnd, 044° Inbnd, 2000' within 10 miles of LOM.

Minimum altitude over facility on final approach crs, 1900'.

Crs and distance, facility to airport, 044°—3.9 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 3.9 miles, climb to 2900' on E crs IND-LFR to Greenfield Int, or as directed by ATC: 1. Climb to 2200' on S crs IND-LFR within 20 miles. 2. Make left turn, climb to 2000' and proceed to LOM.

City, Indianapolis; State, Ind.; Airport Name, Weir Cook; Elev., 796'; Fac. Class., LOM; Ident., IN; Procedure No. 1, Amdt. 4; Eff. Date, 20 Aug. 60; Sup. Amdt. No. 3; Dated, 6 Feb. 60

LGB LFR. Huntington Beach FM. San Pedro Int. LGB VOR.	TOM (Snol)	Direct	1500 1500 1500 1500	T-dn* C-dn S-dn-30 A-dn	300-1 500-1 500-1 800-2	300-1 600-1 500-1 800-2	200-1/2 600-2 500-1 800-2
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Radar vectoring to final approach ers authorized.
Procedure turn S side of SE crs, 120° Outbnd, 300° Inbnd, 1500′ within 10 ml. of LOM. NA beyond 10 miles.
Minimum altitude over facility on final approach crs, 1500′.
Ors and distance, facility to airport, 300°—4.2 ml.
If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.2 ml after passing LOM, climb to 800′ on 300° brng
from LOM; turn left, climb on 200° heading to interception of 160° ers from LAX RBn and proceed to San Pedro Int at 2500′ or, when directed by ATC, climb to 800′ on NW
ors LGB LFR, reverse ers to left and return to LGB LFR at 1500′.
CAUTION: Standard clearance over obstructions not provided for circling minimums; 500′ hill with oil derricks one mile south of airport. All circling and maneuvering shall be accomplished north of field.

\*300—1 required for takeoff Runways 16L, 25L, 34R; 600—1½ required for takeoff Rwy 16R.

City, Long Beach; State, Calif.; Airport Name, Municipal; Elev., 56'; Fac. Class., LOM; Ident., LG; Procedure No. 1, Amdt. 16; Eff. Date, 20 Aug. 60; Sup. Amdt. No. 15; Dated, 15 Aug. 59

ADF STANDARD INSTRUMENT APPROACH PROCEDURE-Continued

Transition				Ceiling and visibility minimums			
From- To-		C	Minimum	·	2-engine or less		More than 2-engine, more than 65 knots
	Course and distance	altitude (feet)	Condition	65 knots or less	More than 65 knots		
SPA-LFR SPA-VOR Buffalo Int. Mauldin Int. , Woodruff Int.	LOM	Direct	2000 2300 2000 2100 2000	T-dn	300-1 400-1 400-1 800-2	300-1 500-1 400-1 800-2	200-1/2 500-11/2 400-1 800-2

Procedure turn East side SW crs, 224° Outbnd, 044° Inbnd, 2100′ within 10 mi. Beyond 10 mi NA.

Minimum altitude over facility on final approach crs, 1800′.
Crs and distance, facility to airport, 044°—4.4 mi.
If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.4 miles, climb to 2300′ on crs 044° within 20 miles when directed by ATC, climb to 2300′ on crs 044°, then turn left and proceed direct to SPA VOR.

CAUTION: Tower 1338′ 3 mi NW of airport and tower 1070′ 3 mi NE.

City, Spartanburg; State, S.C.; Airport Name, Municipal; Elev., 816; Fac. Class., LOM; Ident., SP; Procedure No. 1, Amdt. 1; Eff. Date, 20 Aug. 60; Sup. Amdt. No. Orig.; Dated, 11 June 60

#### 3. The very high frequency omnirange (VOR) procedures prescribed in § 609.100(c) are amended to read in part:

VOR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition			Ceiling and visibility minimums				
From—	То	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine,
					65 knots or less	More than 65 knots	more than 65 knots
Alexandria LFR	AXN-VOR	Direct	2600	T-dn C-dn 8-dn A-dn	300-1 600-2 600-2 800-2	300-1 600-2 600-2 800-2	200-14 600-2 600-2 800-2

Procedure turn N side of crs, 044° Outbnd, 224° Inbnd, 2600′ within 10 mi.

Minimum altitude over facility on final approach crs, 2600′.

Crs and distance, facility to airport, 224°—8.3.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 8.3 mi, climb to 2600′ on R224 within 20 mi, make left turn and return to VOR station.

Caution: Tank 1535′ MSL located 1 mi N of airport. Radio tower 1573′ MSL located 1½ mi NW of airport.

Radio tower 1555′ MSL located 1 mi E of airport.

City, Alexandria; State, Minn.; Airport Name, Municipal; Elev., 1425'; Fac. Class., BVOR; Ident., AXN; Procedure No. 1, Amdt. 4; Eff. Date, 20 Aug. 60; Sup. Amdt. No. 3; Dated, 27 Aug. 55

All directions	MLT-VOR	Direct	T-dnC-dn	1000-1	300-1 1000-1	300-1 1000-11/2
		•	A-dn	1000-2	1000-2	1000-2

Procedure turn East side of crs, 135° Outbnd, 315° Inbnd, 1600′ within 10 miles.

Minimum altitude over the facility on final approach crs, 1100′.

Ors and distance, facility to airport, 316°—7.8 ml.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 7.8 miles, make right climbing turn and return to MLT VOR at 1600′. Hold on R-137 within 10 miles of MLT-VOR.

OAUTION: 600′ smoke stacks 0.3 mi WSW of airport.

City, Millinocket; State, Maine; Airport Name, Millinocket Municipal; Elev., 408'; Fac. Class., L-VORW; Ident., MLT; Procedure No. 1, Amdt. Orig.; Eff. Date, 20 Aug. 60

All directions	BGR VOR	Direct		T-d O-d 8-d A-d	NA 1000 0	300-1 1000-1½ NA 1000-2	200-½ 1000-2 NA 1000-2
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Procedure turn South side of crs, 252° Outbnd, 072° Inbnd, 2300′ within 10 miles.

Minimum altitude over facility on final approach crs, 1100′.

Ors and distance, facility to airport, 072°—10.7 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 6.0 miles, make a left climbing turn to 2500′ on R-078 within 20 miles of BGR VOR.

NOTE: Distance from point of visual contact to airport, 4.5 mi.

City, Old Town; State, Maine; Airport Name, Old Town Municipal; Elev., 126'; Fac. Class., BVOR; Ident., BGR; Procedure No. 1, Amdt. Orlg.; Eff. Date, 20 Aug. 60

PROCEDURE CANCELLED, EFFECTIVE 20 AUGUST 1960, OR UPON DECOMMISSIONING OF THE FACILITY.

City, Redmond; State, Oreg.; Airport Name, Roberts Field; Elev., 3077'; Fac. Class., BVOR; Ident., RDM; Procedure No. 1, Amdt. 2; Eff. Date, 1 June 57 Sup. Amdt. No. 1; Dated 29 Oct. 55

Clarksburg FM Isleton Int Roseville Int	SAC-VOR (final) SAC-VOR SAC-VOR	Direct	1200	T-dn C-dn 8-dn-2*		300-1 600-1 500-1	200-}2 600-1}2 500-1
Roseville Int	SAC-VOR.	Direct	1600	8-dn-2* A-dn	400-1 800-2	800-1 800-2	, 800-1 , 800-2

Radar transitions and vectoring using Mather AFB radar authorized in accordance with approved Radar patterns.

Procedure turn 8 side crs, 198° Outbind, 018° Inbind, 1200′ within 6 miles. NA beyond Clarksburg FM.

Minimum altitude over facility on final approach crs, 1000′. Minimum altitude over LFR/Z on final approach, 500′.

Crs and distance, facility to airport, 016°—4.4 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 4.4 miles, climb to 2500′ on R-022 within 20 miles of SAC-VOR or, when directed by ATC, make climbing left turn and climb to 2000′ on R-328 within 20 miles.

CAUTION: 223′ MSL tower between SAC-VOR and LFR.

Major Change: Deletes transition from Sacramento ILS LMM.

\*Descent below 600′ MSL not authorized until past SAC LFR on Final.

City, Sacramento; State, Calif.; Airport Name, Municipal; Elev., 21'; Fac. Class., H-BVORTAC; Ident., SAC; Procedure No. 1, Amdt. 6; Eff. Date, 20 Aug. 60; Sup. Amdt. No. 5; Dated, 18 July 59

#### **RULES AND REGULATIONS**

#### 4. The terminal very high frequency omnirange (TerVOR) procedures prescribed in § 609.200 are amended to read in part:

#### TERMINAL VOR STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet, MSL. Cellings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for on route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums				
	То—	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than	
From—					65 kmots or less	More than 65 knots	2-engine, more than 65 knots	
MON-LFR Robins Int	MCN-VOR MCN-VOR	Direct	1600 1600	T-dn	300-1 500-1 500-1 800-2	300-1 500-1 500-1 800-2	200-1/4 500-1/4 500-1 800-2	

Procedure turn West side of crs, 324° Outbnd, 144° Inbnd, 1700' within 10 miles.

Minimum altitude over facility on final approach crs, 900'#.

Crs and distance, breakoff point to approach end of Runway 13, 129°—0.22 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 0 mile, turn right and climb to 1700' on R-324 within

15 miles.

#Maintain 1000' MSL inbound until after passing 190° brng to MC LOM. If 190° brng to MC LOM not received, ceiling minima become 600' and descent below 1000' MSL not authorized.

City, Macon; State, Ga.; Airport Name, Cochran; Elev., 354'; Fac. Class., BVORTAC; Ident., MCN; Procedure No. TerVOR-13, Amdt. 1; Eff. Date, 20 Aug. 60; Sup. Amdt. No. Orig.; Dated, 11 June 60

Sargo Int	Abeam LPT RBn (final)	092°-8.4	700	T-dn#	300-1	300-1	200-14
La Jolla FM/Mt. Dad Int.		190*-5.0	1500	C-dn	. 800-2	800-2	800-2
	SAN-VOR.	Direct	3600	S-dn-9A-dn	600-1 800-2	600-1 800-2	600-1 800-2

Procedure turn 8 side crs, 272° Outbud, 092° Inbnd, 1500′ within 10 miles.

Minimum slittude until abeam Loma Portal RBn, 700′; over VOR, 600′.

Crs and distance, breakoff point to approach end Rnwy 9, 092°—1.4 ml.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished within 0 mile, turn right, climb to 2000′ on SAN-VOR R-137 to Coronado RBn/FM or, when directed by ATC, if visual contact not established abeam Loma Portal RBn, make left climbing turn, climb to 2500′ on SAN-VOR R-325 to Mt. Dad Int.

Major Change: Deletes transition from Surf Int.

#300-1 required for take-off on all runways except 27.

On La Jolla transition recommended that aircraft cross final approach radial on 100° heading, then execute approximately 270° clockwise turn to Inbnd ers of 092°.

City, San Diego; State, Calif.; Airport Name, Lindbergh Field; Elev., 15'; Fac. Class., I.-VOR; Ident., SAN; Procedure No. TerVOR-9, Amdt. 4; Eff. Date, 20 Aug. 60; Sup. Amdt. No. 3; Dated, 1 Aug. 59

#### 5. The very high frequency omnirange-distance measuring equipment (VOR/DME) procedures prescribed in § 609.300 are amended to read in part:

#### VOR STANDARD INSTRUMENT APPROACH PROCEDURE

Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Ceilings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure unless an approach is conducted in accordance with a different procedure for such airport authorized by the Administrator of the Federal Aviation Agency. Initial approaches shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

	Transition				Ceiling and visibility minimums				
		Course and distance	Minimum altitude (feet)	Condition .	2-engine or less		More than		
From-	То				65 knots or less	More than 65 knots	2-engine, more than 65 knots		
10 mi fix R-277. 0 mi fix R-040.	0 mi flx R-277 8.1 mi flx R-040 (Final Arpt)	Direct	2300 1900	T-dn C-dn A-dn	300-1 600-1 NA	300-1 600-1 NA	300-1 600-112 NA		

Procedure turn S side ors 277° Outbnd, 097° Inbnd, 2500′ within 10 miles. Procedure authorized without DME, but procedure turn required.

Minimum altitude over facility on final approach crs, 2300′.

Crs and distance, facility to airport, 040°—8.1 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished at 8.1 mi turn left, climb to 3000′ on N crs OKC-ILS within 20 miles or, when directed by ATC, climb to 3000′, turn left, proceed to OKC-VOR vis R-037.

Note: When authorized by ATC, DME may be used within 10 miles at 2400′ orbiting altitude to position aircraft for a final approach, with elimination of procedure turn. This procedure not approved for air carrier. No weather or communications available at this airport.

City, Oklahoma City; State, Okla.; Airport Name, Tulakes; Elev., 1802'; Fao. Class., BVOR-DME; Ident., OKC; Procedure No. VOR-DME-Arpt \$1, Amdt. 1; Eff. Date, 20 Aug. 60; Sup. Amdt. No. Orig.; Dated, 7 May 60

#### 6. The instrument landing system procedures prescribed in § 609.400 are amended to read in part:

#### ILS STANDARD INSTRUMENT APPROACH PROCEDURE

Bearings, headings, courses and radials are magnetic. Elevations and altitudes are in feet MSL. Cellings are in feet above airport elevation. Distances are in nautical miles unless otherwise indicated, except visibilities which are in statute miles.

If an instrument approach procedure of the above type is conducted at the below named airport, it shall be in accordance with the following instrument approach procedure, unless an approach is conducted in accordance with a different procedure, shall be made over specified routes. Minimum altitudes shall correspond with those established for en route operation in the particular area or as set forth below.

Transition				Ceiling and visibility minimums			
_	_	Course and distance	Minimum altitude (feet)	Condition	2-engine or less		More than 2-engine,
From-	То				65 knots or less	More than 65 knots	more than
CPR LFR	LOMLOMLOMLOMLOMLOMLOMLOMLOMLOM	Direct	7500 7000	T-dn	300-1 500-2 200-1/2 800-2	300-1 500-2 200-1/2 800-2	200-½ 500-2 200-½ 800-2

Procedure turn S side W crs, 254° Outbnd, 074° Inbnd, 7000′ within 5 mi LOM. Beyond 5 mi NA.

Minimum altitude at G.S. int inbnd, 7000′.

Altitude of G.S. and distance to apprend of rnwy at OM, 6680′—3.9 mi; at MM, 5648′—0.6 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished climb to 7500′ on E crs of ILS within 20 miles of LMM or when directed by ATO, climb to 7500′ on N crs CPR LFR within 20 miles.

OAUTION: 6719′ MSL terrain 15 mi W LOM.

City, Casper; State, Wyo.; Airport Name, Casper Air Terminal; Elev., 5348'; Fac. Class., ILS; Ident., CPR; Procedure No. ILS-7, Amdt. 5; Eff. Date, 20 Aug. 60; Sup. Amdt. No. 4; Dated, 20 Dec. 58

Procedure turn \*S side of crs, 109° Outbnd, 289° Inbnd, 2000' within 7 miles of LOM. Beyond 7 mi NA.

Minimum altitude at G.S. Int inbnd, 1500'.

Altitude of G.S. and distance to approach end of Rnwy at OM, 1440'—4.0 mi; at MM, 516'—0.6 mi.

If visual contact not established upon descent to authorized landing minimums or if landing not accomplished climb Northwestbound on FAT-VOR R-130 to FAT-VOR.

Continue climb to 1700' on R-305 within 20 miles or, when directed by ATC, climb to 1800' on NW crs ILS, turn left and climb to 2000' on W crs of FAT-LFR within 20 mi.

#400-¾ required with glide slope inoperative.

\*Nonstandard due to high terrain to North.

City, Fresno; State, Calif.; Airport Name, Fresno Air Terminal; Elev., 331'; Fac. Class., ILS; Ident., FAT; Procedure No. ILS-29, Amdt. 10; Eff. Date, 20 Aug. 60; Sup. Amdt. No. 9; Dated, 10 Mar. 60

These procedures shall become effective on the dates indicated on the procedures.

T. 32 S., R. 10 W.,

Sec. 23, SW1/4;

Secs. 26 to 36, inclusive.

Sec. 2, lot 4;

(Secs. 313(a), 307(c), 72 Stat. 752, 749; 49 U.S.C. 1354(a), 1348(c))

Issued in Washington, D.C., on July 21, 1960.

B. PUTMAN, Acting Director, Bureau of Flight Standards.

T. 30 S., R. 17 W., Sec. 23, SE1/4;

[F.R. Doc. 60-6963; Filed, Aug. 8, 1960; 8:45 a.m.]

Sec. 34,  $S\frac{1}{2}$ ; Sec. 35,  $W\frac{1}{2}SW\frac{1}{4}$ ,  $SE\frac{1}{4}SW\frac{1}{4}$  and  $S\frac{1}{2}SE\frac{1}{4}$ .

Sec. 3, lots 1 to 4, inclusive, S1/2 NW1/4 and

# Title 43—PUBLIC LANDS:

Chapter I-Bureau of Land Management, Department of the Interior

APPENDIX-PUBLIC LAND ORDERS

[Public Land Order 2169]

#### UTAH .

#### Modification of Grazing District **Boundaries; Utah Grazing Districts** Nos. 3, 4, 5, 7 and 11

By virtue of the authority vested in the Secretary of the Interior by the Act of June 28, 1934 (48 Stat. 1269, 43 U.S.C. 315, et seq.), as amended, known as the Taylor Grazing Act. Departmental Orders establishing and defining the exterior boundaries of Utah Grazing Districts Nos. 3, 4, 5, 7 and 11, are hereby modified as follows:

1. The following-described lands are eliminated from Utah Grazing District No. 3, established by Departmental Order dated April 8, 1935, and are added to Utah Grazing District No. 4:

SALT LAKE MERIDIAN

T. 31 S., R. 10 W. Sec. 33, S1/2 SE1/4 and SE1/4 SW1/4;

N1/2 SW1/4; Sec. 4, lots 1 to 4, inclusive S1/2 N1/2 and N1/2 SE1/4; Sec. 5, lot 1. T. 31 S., R. 11 W. Sec. 20, S½S½; Sec. 21, S½SW¼; Sec. 28, NW 1/4; Sec. 29, N1/2 NE1/4 and NE1/4 NW1/4. T. 31 S., R. 12 W., Sec. 1, lots 5 and 12 and W1/2 SW1/4; Secs. 2 to 11, inclusive; Sec. 12, W1/2; Sec. 13, W1/2, W1/2 E1/2 and E1/2 SE1/4; Secs. 14, 15 and 16; Sec. 21, N1/2 N1/2; Sec. 22, N1/2 N1/2 and SE1/4 NW1/4: Sec. 23, N1/2 N1/2 and SE1/4 NE1/4; Sec. 24, N1/2 N1/2 and S1/2 NE1/4. T. 30 S., R. 15 W., Secs. 31 and 32; Sec. 33,  $8\frac{1}{2}N\frac{1}{2}$  and  $8\frac{1}{2}$ . T. 30 S., R. 16 W., Sec. 19: Sec. 20, W1/2 W1/2, SE1/4 NW1/4, E1/2 SW1/4 and SE1/4; Sec. 21, 51/2; Sec. 22, S1/2;

Sec. 25, SW1/4NW1/4, SW1/4 and SW1/4SE1/4;

Secs. 24 and 25; Sec. 26, E1/2, SW1/4 and S1/2 NW1/4; Sec. 27, S1/2 S1/2; Secs. 31 to 36, inclusive. T. 28 S., R. 18 W., Sec. 29, W1/2 W1/2 and SE1/4 SW1/4; Secs. 30 and 31; Sec. 32, W½ W½ and NE¼ NW¼. T. 29 S., R. 18 W., Sec. 5, lot 4, S½NW¼, SW¼; Sec. 6, lots 1 through 4, SE¼NW¼, S½ NE¼, N½ SE¼; Sec. 8, NE 4NW 4, NE 4 and NE 4 SE 4; T. 30 S., R. 18 W., Sec. 3: Sec. 4, lots 1, 2 and 3, SE1/4NW1/4, S1/2NE1/4, N1/2SE1/4 and SE1/4SE1/4 Sec. 9, E1/2 NE1/4 and NE1/4 SE1/4; Sec. 15, N½ N½, SW¼NW¼, S½NE¼, SE¼ and E½SW¼; Sec. 22, E½NW¼; Sec. 34, SE1/4 NW1/4, SE1/4 and S1/2 NE1/4; Sec. 35, S1/2 N1/2 and S1/2; Sec. 36. T. 28 S., R. 19 W., Sec. 12, SW1/4, SW1/4; Sec. 24, W1/2 W1/2; Sec. 25, NE1/4, E1/2 NW1/4, NW1/4 SE1/4 and E1/2 SE1/4; Sec. 36, E1/2 NE1/4.

2. The following-described lands are eliminated from Utah Grazing District No. 4, established by Departmental Order

dated April 8, 1935, and are added to Utah Grazing District No. 3:

SALT LAKE MERIDIAN T. 29 S., R. 6 W., Sec. 18, that part south of the Beaver River; Secs. 19, 30, 31 and 32. T. 30 S., R. 6 W., Secs. 5 to 9, inclusive; Secs. 16 to 21, inclusive; Secs. 28 to 33, inclusive. T. 29 S., R. 7 W., Secs. 13, 21, 22, 23 and 24, those parts south of the Beaver River; Secs. 25, 26 and 27; Secs. 28, 29 and 30, those parts south of the Beaver River; Secs. 31 to 36, inclusive. T. 30 S., R. 7 W., Secs. 1 to 26, inclusive; Sec. 27, N½; Secs. 28 to 30, inclusive; Sec. 31, lots 1 through 3, E½NW¼, NE¼ SW¼, NE¼, N½SE¼; Sec. 32, N½; Sec. 33, NW¼, N½SW¼, NW¼SE¼ and W½NE¼; Sec. 35, E½ and E½NW¼; Sec. 36. T. 29 S., R. 8 W., Secs. 25 to 31, inclusive, those parts south of the Beaver River; Sec. 32: Secs. 33 to 36, inclusive, those parts south of the Beaver River;

T. 30 S., R. 8 W., Secs. 1 to 6, inclusive; Sec. 7, lots 1 through 6, E½NW¼, NE¼ SW¼ and E½; Secs. 8 to 16, inclusive;

Secs. 8 to 16, inclusive; Sec. 17, NE¼ and E½SE¼; Sec. 20, NE¼NE¼; Sec. 21, E½, E½W½ and NW¼NW¼; Secs. 22 to 27, inclusive; Sec. 28, E½, E½W½ and SW¼SW¼; Sec 33, lots 2 through 4, E½NW¼, NE¼ SWW MLSEW, and NEW.

SW14. N1/2 SE1/4 and NE1/4; Secs. 34, 35 and 36.

T. 31 S., R. 8 W., Sec. 1, lots 2 to 6, inclusive; Sec. 2, lots 1 to 12, inclusive, SW1/4 and NW 1/4 SE 1/4; Sec. 3;

Sec. 4, lots 1, 2, 7, 8, 9 and 10, SE1/4 and

SE¼SW¼; Sec. 8, SW¼SE¼ and E½SE¼;

Secs. 9 and 10; Sec. 11, W1/2 NW1/4 and NW1/4 SW1/4;

Sec. 15, N/2, SW14, N1/2 SE1/4 and SW1/4 SE1/2:

Sec. 16; Sec. 17, E½, SE¼NW¼, E½SW¼ and Sec. 19, lots 2 and 3, SE¼NW¼, S½NE¼, NE¼SW¼, N½SE¼;

Sec. 20, N1/2, N1/2S1/2 and S1/2SE1/4;

Sec. 21:

Sec. 22, NW1/4, W1/2 NE1/4 and NW1/4 SW1/4; Sec. 28, NW¼, and N½NE¼; Sec. 29, NE¼NE¼,

T. 29 S., R. 9 W., Sec. 36, that part south of the Beaver River. T. 30 S., R. 9 W., Sec. 1, lots 1 and 2, S½NE¼, SE¼, E½

SW1/4, those parts of lot 3 and SE1/4 NW1/4 east of the Beaver River;

Sec. 12, N1/2NE1/4, SE1/4NE1/4 and NE1/4 SE¼. T. 31 S., R. 9 W.,

Sec. 10, S1/2 S1/2;

Sec. 11, SW4SW4; Sec. 13, S%2SW4; Sec. 13, S%2SW4; Sec. 14, W%NW4, SE4NW4 and S%; Sec. 15:

Sec. 16, NE14, SE14NW14 and S1/2;

Sec. 17, SE 1/4 SE 1/4;

Sec. 19, SE 4 SE 4; Sec. 20, SE $\frac{1}{4}$ NW $\frac{1}{4}$ , NE $\frac{1}{4}$  and S $\frac{1}{2}$ ; Sec. 21, NW $\frac{1}{4}$ , N $\frac{1}{2}$ NE $\frac{1}{4}$  and N $\frac{1}{2}$ SW $\frac{1}{4}$ ; Sec. 23, E1/2 NW1/4 and NE1/4;

Sec. 24, N½ and N½S½; Sec. 29, NW¼, N½NE¼ and N½SW¼; Sec. 30, E½E½, SW¼NE¼, W½SE¼ and E1/2 SW 1/4; Sec. 31, lots 2, 3 and 4, inclusive, E1/2W1/2

and E½. T. 32 S., R. 9 W., Sec. 6, lots 2, 3, 4 and 5, inclusive, SE1/4

NW14 and SW14NE14. T. 31 S., R. 10 W.,

Sec. 31, lots 1, 2, 3 and 4, inclusive, SE¼ NW¼, SW¼NE¼, E½SW¼ and SE¼; Sec. 32, SW¼ and SW¼SE¼; Sec. 36, SE¼SW¼, SE¼ and SE¼NE¼.

T. 32 S., R. 10 W.,

Sec. 6, lots 3 and 4. T. 31 S., R 11 W.,

Sec 19, lot 3; Sec. 27, SW 1/4 SE 1/4 and S 1/2 SW 1/4;

Sec. 28, SE1/4

Sec. 33, N½NE¼; Sec. 34, N½N½ and SE¼NE½; Sec. 35,  $S\frac{1}{2}N\frac{1}{2}$  and  $S\frac{1}{2}$ ;

Sec. 36.

T. 32 S., R. 11 W., Sec. 1, lots 1 through 4, S1/2 N1/2 and SW1/4; Sec. 2.

T. 31 S., R. 13 W., Sec. 1, lots 2, 3, 4 and 5, inclusive; Sec. 2, lots 1 to 12, inclusive, SW1/4 and N1/2 SE1/4:

N½SE¼; Secs. 3 to 9, inclusive; Sec. 10, W½, NE¼ and N½SE¼; Sec. 11, N½NW¼; Sec. 15, N½NW¼; Sec. 16, N½, SW¼ and N½SE¼; Secs. 17, 18 and 19, inclusive;

Sec. 20, W½, NE¼ and N½SE¼; Sec. 21, N½NW¼;

Sec. 29,  $N\frac{1}{2}NW\frac{1}{4}$ ; Sec. 30, lots 1, 2, 3 and 4, inclusive,  $E\frac{1}{2}W\frac{1}{2}$ , NE¼ and N½SE¼; Sec. 31, lot 1, and NE¼NW¼.

T. 31 S., R. 14 W.,

Sec. 1; Sec. 2, lots 1, 2, 7, 8, 9, 10, 15 and 16, SE1/4

and SW1/4; Sec. 6, lots 2 to 7, inclusive, lots 11 to 14, inclusive; lots 17 and 18, and NE 4SW 4; Sec. 7, lot 1;

Sec. 11,  $N\frac{1}{2}N\frac{1}{2}$ ,  $S\frac{1}{2}NE\frac{1}{4}$  and  $SE\frac{1}{4}NW\frac{1}{4}$ ; Secs. 12 and 13; Secs. 24 and 25;

Sec. 36,  $N\frac{1}{2}$ ,  $SW\frac{1}{4}$  and  $N\frac{1}{2}SE\frac{1}{4}$ .

T. 31 S., R. 15 W.,

Sec. 1; Sec. 2:

Sec. 3, lots 1 to 11, inclusive, lots 15 and 16. N 1/2 SE 1/4:

Sec. 11, N%N%, S%NE% and NE%SE%; Sec. 12, N1/2, N1/2 SW1/4 and NW1/4 SE1/4.

T. 26 S., R. 19 W., Sec. 19, lots 2, 3 and 4, inclusive, S½NE¼, SE½NW¼, E½SW¼ and SE¼; Sec. 20, S½NW¼ and S½;

Sec. 21, SW ¼ and S½SE¼; Sec. 22, S½SW ¼.

Sec. 26,  $W_{2}'SW_{4}'$ ; Sec. 27,  $W_{2}'NE_{4}'$ ,  $SE_{4}'NE_{4}'$ ,  $W_{2}'$  and SE ¼; Secs. 28 to 34, inclusive;

Sec. 35, W1/2 W1/2.

T. 27 S., R. 19 W.,

Secs. 3 to 5, inclusive; Sec. 6, lots 1 to 6, inclusive, SE¼NW¼, S½NE¼, SE¼ and NE¼SW¼; Sec. 7, NE¼;

Secs. 8 to 10, inclusive;

Sec. 14, SW 1/4 NW 1/4 and SW 1/4; Secs. 15 and 16;

Sec. 17, E½ and E½NW¼; Sec. 20, E½NE¼;

Secs. 21 and 22

Sec. 23, W½, W½E½ and E½SE¼; Secs. 26 and 27;

Sec. 28, E½ and E½NW¼; Sec. 28, E½ nd E½NW¼; Sec. 34, E½, NE¼; Sec. 34, E½, E½W½, W½NW¼ and NW½SW¼;

Sec. 35: Sec. 36, W1/4 W1/4 and SE1/4 SW1/4.

T. 28 S., R. 19 W., Sec. 1, lot 3, SE $\frac{1}{4}$ NW $\frac{1}{4}$  and E $\frac{1}{2}$ SW $\frac{1}{4}$ . T. 26 S., R. 20 W.,

Secs. 23 to 26, inclusive;

Secs. 35 and 36.

T. 27 S., R. 20 W., Sec. 1, lots 1, 2, 3 and 4, inclusive, S½N½ and N1/2S1/2;

Sec. 2, lots 1 to 6, inclusive.

3. The following-described lands are eliminated from Utah Grazing District No. 4, established by Departmental Order dated April 8, 1935, and are added to Utah Grazing District No. 5:

#### SALT LAKE MERIDIAN

T. 31 S., R. 5 W., Sec. 11, E½ and SW¼; Secs. 12, 13 and 14; Sec. 15, E1/2 and E1/2 SW1/4; Sec. 21, SE $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$  and N $\frac{1}{2}$ ; Secs. 22 to 27, inclusive; Sec. 28, NE¼ and E½SE¼; Sec. 34, N½NW¼ and E½; Sec. 35: Sec. 36.

T. 32 S., R. 5 W., Sec. 1, unsurveyed; Sec. 2, unsurveyed; Sec. 3, unsurveyed; Sec. 11, unsurveyed.

4. The following-described lands are eliminated from Utah Grazing District No. 4, established by Departmental Order dated April 8, 1935, and are added to Utah Grazing District No. 11:

#### SALT LAKE MERIDIAN

T. 42 S., R. 11 W., Sec. 4; Sec. 5, lots 1, 2, 5, 6 and 7, SW 4NE 4 and W1/2 SE1/4 Secs. 8 and 9: Sec. 16; Sec. 21; Sec. 28.

5. The following-described lands are eliminated from Utah Grazing District No. 5, established by Departmental Order dated May 7, 1935, and are added to Utah Grazing District No. 7:

#### SALT LAKE MERIDIAN

T. 23 S., R. 4 E., Sec. 1, lots 1, 2, 7 and 8, S½NE¼ and SE¼; Sec. 12, E½; Sec. 13, E1/2; Sec. 24, NE1/4 and N1/2 SE1/4.

T. 23 S., R. 5 E., Sec. 6, lots 2, 3, 4, 5 and 6, SW ¼ NE ¼, NW ¼ SE ¼ and S½ SE ¼; Sec. 7:

Sec. 8, SW1/4, SW1/4NW1/4 and SW1/4SE1/4; Sec. 15, S1/2NW1/4 and N1/2S1/2;

Sec. 16, N½S½ and S½N½; Secs. 17 and 18; Sec. 19, lots 1, 2, 3, 4, 5, 6 and 9;

Sec. 20, W1/2 NW1/4.

T. 23 S., R. 6 Ē.,

Sec. 13, SW 1/4 SE 1/4 and S 1/2 SW 1/4; Sec. 14, S1/2 S1/2;

Sec. 15, S1/2 S1/2; Sec. 16, S1/2S1/2;

Sec. 21, lots 1, 2 and 4 and SE1/4 SE1/4; Secs. 22 to 27, inclusive;

Sec. 28, NE1/4, N1/2 SE1/4 and SE1/4 SE1/4; Sec. 33, SE1/4 and SE1/4 SW1/4;

Sec. 34, NE1/4, E1/2 NW1/4, S1/2 and SW1/4 NW1/4;

Secs. 35 and 36.

T. 24 S., R. 6 E.,

Secs. 1 to 3, inclusive:

Sec. 4, lots 1, 2, 3, 4 and 8, SE¼NE¼, NW¼SE¼, E½SE¼ and NE¼SW¼; Sec. 10, N\(\frac{1}{2}\)N\(\frac{1}{2}\), S\(\frac{1}{2}\)NE\(\frac{1}{4}\), NE\(\frac{1}{4}\)SE\(\frac{1}{4}\) and SE¼NW¼;

#### FEDERAL REGISTER

Secs. 11 and 12; Sec. 13,  $N\frac{1}{2}N\frac{1}{2}$  and  $SE\frac{1}{4}NE\frac{1}{4}$ . T. 23 S., R. 7 E., Sec. 18, lot 4; Sec. 19; Sec. 20, SW 1/4 NW 1/4 and W 1/2 SW 1/4; Sec. 28, W½SE½; Sec. 29, W½NW½, W½SE½ and SW½; Secs. 30 to 33, inclusive; Sec. 34, S½ and S½NW¼; Sec. 35, SW¼, W½SE¼ and SE¼SE¼. T. 24 S., R. 7 E., Sec. 1, lot 4, SW¼NW¼ and W½SW¼; Secs. 2 to 11, inclusive; Sec. 12, W½ and W½ E½; Sec. 13, W½, W½ E½ and SE¼ SE¼; Secs. 14 to 16, inclusive; Sec. 17, N½S½, S½SE½ and N½; Sec. 18, lots 1 and 2 and E½NE¼; Sec. 22, E½NE¼ and NE¼SE¼; Sec. 23, N½, E½SE¼ and SW¼SE¼; Sec. 24; Sec. 25, N1/2 N1/2; Sec. 26, NW 1/4 NE 1/4. T. 24 S., R. 8 E., Sec. 18, unsurveyed; Sec. 19, unsurveyed; Sec. 20, unsurveyed; Sec. 29, unsurveyed; Sec. 30, unsurveyed.

6. The following-described lands are eliminated from Utah Grazing District No. 7, established by Departmental Order dated May 7, 1935, and are added to Utah Grazing District No. 5:

#### SALT LAKE MERIDIAN

T. 23 S., R. 5 E., Sec. 14, SE¼NW¼ and SW¼NE¼.

T. 32 S., R. 4½ W.,

N1/2S1/2;

Secs. 18 and 19;

7. The following-described lands are eliminated from Utah Grazing District No. 11, established by Departmental Order dated March 30, 1944, and are added to Utah Grazing District No. 4:

#### SALT LAKE MERIDIAN

Secs. 30 and 31. T. 32 S., R. 5 W., Sec. 10, unsurveyed; Sec. 11, unsurveyed; Secs. 13 to 15, inclusive. Sec. 16, unsurveyed; Sec. 20, unsurveyed; Sec. 21, unsurveyed; Sec. 28, unsurveyed; Sec. 29, unsurveyed; Sec. 30, unsurveyed; Sec. 31, unsurveyed; Sec. 32, unsurveyed; Sec. 33, partly unsurveyed; Secs. 34 to 36, inclusive. T. 33 S., R. 5 W., Sec. 3, lots 1, 2, 3 and 4, inclusive; S1/2 NW14, SW14NE14 and N1/2SW14; Sec. 4, lots 1 through 4,  $S\frac{1}{2}N\frac{1}{2}$  and  $N\frac{1}{2}S\frac{1}{2}$ : Sec. 5, lots 1 through 6, S½NE¼ and

Sec. 6, lots 1 through 9, NE1/4SW1/4 and N½SE¼. T. 38 S., R. 8 W., Sec. 19; Sec. 20, S½; Secs. 29 to 32, inclusive; Sec. 33, S½; Sec. 34, SW¼. T. 39 S., R. 8 W., Sec. 3, lots 3 and 4, S1/2 NW 1/4 and S1/2; Secs. 4 to 10, inclusive; Sec. 15, NW ¼ and NW ¼ NE ¼; Sec. 16, N½ and SW ¼; Secs. 17 to 19, inclusive; Sec. 20, N1/2, N1/2 S1/2 and SW1/4 SW1/4; Sec. 29, NW 1/4 NW 1/4; Sec. 30: Sec. 31, lots 1 through 4, E1/2W1/2, NW1/4 SE¼ and NE¼. T. 38 S., R. 9 W., Secs. 3 to 10, inclusive; Sec. 11, W1/2; Sec. 13, S½; Sec. 14, SE¼ and W½; Secs. 15 to 36, inclusive. T. 39 S., R. 9 W., Secs. 1 to 36, inclusive. Sec. 16, unsurveyed; Sec. 20, unsurveyed; Sec. 21, unsurveyed; Sec. 28, unsurveyed; Sec. 29, unsurveyed; Sec. 30, unsurveyed; Sec. 31, unsurveyed; Sec. 32, unsurveyed; Sec. 33, partly unsurveyed; Secs. 34 to 36, inclusive. T. 33 S., R. 5 W.,

Sec. 33, partly unsurveyed;
Secs. 34 to 36, inclusive.

T. 33 S., R. 5 W.,
Sec. 3, lots 1, 2, 3 and 4, inclusive;
S½NW¼, SW¼NE¼ and N½SW¼;
Sec. 4, lots 1 through 4, S½N½ and
N½S½;
Sec. 5, lots 1 through 6, S½NE¼ and
N½S½;
Sec. 6, lots 1 through 9, NE¼SW¼ and
N½SE¼.

T. 38 S., R. 8 W.,
Sec. 19;
Sec. 20, S½;
Secs. 29 to 32, inclusive;
Sec. 33, S½;
Sec. 34, SW¼.

T. 39 S., R. 8 W.,
Sec. 34, SW¼.

Sec. 16, N½ and SW¼;
Secs. 17 to 19, inclusive;
Sec. 20, N½, N½S½ and SW¼SW¼;
Sec. 29, NW¼NW¼;
Sec. 30;
Sec. 31, lots 1 through 4, E½W½,
NW¼SE¼ and NE¼.
T. 38 S., R. 9 W.,
Secs. 3 to 10, inclusive;
Sec. 11, W½;
Sec. 13, S½;

Sec. 3, lots 3 and 4, S1/2 NW1/4 and S1/2;

Sec. 14, SE 1/4 and W 1/2; Secs. 15 to 36, inclusive. T. 39 S., R. 9 W., Secs. 1 to 36, inclusive. T. 40 S., R. 9 W.,

Secs. 4 to 10, inclusive;

Sec. 15, NW ¼ and NW ¼NE ¼;

Sec. 1, lots 1 to 4, inclusive, SW 1/4 NW 1/4;

Sec. 2, lots 1 to 4, inclusive  $S\frac{1}{2}N\frac{1}{2}$ ; Sec. 3, lots 1 to 4, inclusive,  $S\frac{1}{2}N\frac{1}{2}$  and  $SW\frac{1}{4}$ ; Secs. 4 to 7, inclusive; Sec. 8,  $N\frac{1}{2}N\frac{1}{2}$ ; Sec. 9,  $N\frac{1}{2}N\frac{1}{2}$ ; Sec. 10,  $N\frac{1}{2}NW\frac{1}{4}$ ; Sec. 19, lots 1 and 2,  $NE\frac{1}{4}NW\frac{1}{4}$  and  $N\frac{1}{2}NE\frac{1}{4}$ . T. 43 S. R. 11 W., Sec. 26; Sec. 35.

Fred G. Aandahl, Assistant Secretary of the Interior.

AUGUST 2, 1960.

[F.R. Doc. 60-7384; Filed, Aug 8, 1960; 8:48 a.m.]

[Public Land Order 2170]

[Idaho 010166]

#### IDAHO

#### Withdrawing Lands for Reclamation Purposes (Burns Creek Dam and Reservoir Area, Minidoka Project)

By virtue of the authority vested in the Secretary of the Interior by section 3 of the act of June 17, 1902 (32 Stat. 388; 43 U.S.C. 416), it is ordered as follows:

Subject to valid existing rights, the following-described public lands in Idaho are hereby withdrawn from all forms of appropriation under the public land laws, including the mining laws, and reserved under the jurisdiction of the Bureau of Reclamation, Department of the Interior, for use in connection with the Burns Creek Dam and Reservoir Area, Minidoka Project:

#### Boise Meridian

T. 3 N., R. 42 E., Sec. 4, SW ¼SE¼SE¼SW¼. T. 2 N., R. 43 E., Sec. 32, lot 4. T. 3 N., R. 43 E., Sec. 31, SE¼NE¼.

The areas described aggregate 59.95 acres.

This order shall be subject to existing withdrawals for power and other purposes so far as they affect any of the above-described lands and shall take precedence over but not otherwise affect the existing reservation of the lands for national forest purposes.

ROYCE A. HARDY, Assistant Secretary of the Interior. AUGUST 2, 1960.

[F.R. Doc. 60-7373; Filed, Aug. 8, 1960; 8:47 a.m.]

# Proposed Rule Making

### DEPARTMENT OF THE TREASURY

Internal Revenue Service

[ 26 CFR (1954) Part 1 ]

REGULATIONS UNDER THE DEALER RESERVE INCOME ADJUSTMENT **ACT OF 1960** 

#### Notice of Proposed Rule Making

Notice is hereby given, pursuant to the Administrative Procedure Act, approved June 11, 1946, that the regulations set forth in tentative form below are proposed to be prescribed by the Commissioner of Internal Revenue, with the approval of the Secretary of the Treasury or his delegate. Prior to the final adoption of such regulations, consideration will be given to any data, views, or arguments pertaining thereto which are submitted in writing, in duplicate, to the Commissioner of Internal Revenue, Attention: T:P, Washington 25, D.C., within the period of 15 days from the date of publication of this notice in the FEDERAL REGISTER. Any person submitting written comments or suggestions who desires an opportunity to comment orally at a public hearing on these proposed regulations should submit his request, in writing, to the Commissioner within the 15-day period. In such a case, a public hearing will be held, and notice of the time, place, and date will be published in a subsequent issue of the FEDERAL REGISTER. The proposed regulations are to be issued under the authority contained in paragraph (f), section 5, of the Dealer Reserve Income Adjustment 'Act of 1960 (74 Stat. 128) and section 7805 of the Internal Revenue Code of 1954 (68A Stat. 917; 26 U.S.C. 7805).

DANA LATHAM, Commissioner of Internal Revenue.

The regulations set forth in paragraph 1 below are hereby prescribed under paragraph (f), section 5, of the Dealer Reserve Income Adjustment Act of 1960, approved May 13, 1960. Section 1.481-2 of the Income Tax Regulations (26 CFR 1.481-2) is hereby amended as set forth in paragraph 2 below.

PARAGRAPH 1. The following regulations are hereby prescribed under the Dealer Reserve Income Adjustment Act of 1960, approved May 13, 1960:

- 1.9002 02 Statutory provisions; Dealer Reserve Income Adjustment Act of 1960 (74 Stat. 124).
- 1.9002-1 Purpose, applicability, and definitions.
- 1.9002-2 Election to have the provisions of section 481 of the Internal Revenue
- Code of 1954 apply.

  1.9002-3 Election to have the provisions of section 481 of the Internal Revenue Code of 1954 not apply.
- 1.9002-4 Election to pay net increase in tax in installments.
- 1.9002-5 Special rules relating to interest.

Sec. 1.9002-6 Acquiring corporation. 1.9002-7

Statute of limitations. 1.9002-8 Manner of exercising elections.

§ 1.9002 Statutory provisions; Dealer Reserve Income Adjustment Act of 1960 (74 Stat. 124).

SECTION 1. Short title. This Act may be cited as the "Dealer Reserve Income Adjustment Act of 1960".

- SEC. 2. Persons to whom this Act applies. This Act shall apply to any person who, for his most recent taxable year ending on or before June 22, 1959-
- (1) Computed, or was required to compute, taxable income under an accrual
- method of accounting,
  (2) Treated any dealer reserve income, which should have been taken into account (under the accrual method of accounting) for such taxable year, as accruable for a subsequent taxable year, and
- (3) Before September 1, 1960, makes an election under section 3(a) or 4(a) of this

SEC. 3. Election to have section 481 apply-(a) General rule. If-

- (1) For the year of the change (determined under subsection (b)), the treatment of dealer reserve income by any person to whom this Act applies is changed to a method proper under the accrual method of accounting (whether or not such person initiated the change),
- (2) Such person makes an election under this subsection, and
- (3) Such person does not make the election provided by section 4(a),

then, for purposes of section 481 of the Internal Revenue Code of 1954, the change described in paragraph (1) shall be treated as a change in method of accounting not initiated by the taxpayer.

(b) Year of change, etc. In applying section 481 of the Internal Revenue Code of 1954 for purposes of this section, the "year of the change" in the case of any person is-

- (1) Except as provided in paragraph (2). the first taxable year ending after June 22, 1959, or
- (2) The earliest taxable year (whether the Internal Revenue Code of 1954 or the Internal Revenue Code of 1939 applies to such year) for which-

(A) On or before June 22, 1959-

- (i) The Secretary of the Treasury or his delegate issued a notice of deficiency, or a written notice of a proposed deficiency, with respect to dealer reserve income, or
- (ii) Such person filed with the Secretary or his delegate a claim for refund or credit with respect to dealer reserve income, and
- (B) The assessment of any deficiency, or the refund or credit of any overpayment, whichever is applicable, was not, on June 21, 1959, prevented by the operation of any law or rule of law.

For purposes of this section, section 481 of such Code shall be treated as applying to any year of the change to which the Internal Revenue Code of 1939 applies.

SEC. 4. Election to have section 481 not apply; payment in installments—(a) General rule. If a person to whom this Act applies makes an election under this subsection, then for purposes of chapter 1 of the Internal Revenue Code of 1954 (and the corresponding provisions of prior law) a change in the treatment of dealer reserve income to a method proper under the accrual method of

accounting shall be treated as not a change in method of accounting in respect of which section 481 of the Internal Revenue Code of 1954 applies. Any election under this sub-section shall apply to all taxable years ending on or before June 22, 1959 (whether the provisions of the Internal Revenue Code of 1954 or the corresponding provisions of prior law apply), for which the assessment of any deficiency, or for which refund or credit of any overpayment, whichever is applicable, was not, on June 21, 1959, prevented by the operation of any law or rule of law.

(b) Election to pay tax in installments—
(1) Eligibility. If the net increase in tax (as defined in paragraph (2)) which results solely from the effect of the election provided by subsection (a) exceeds \$2,500, then the taxpayer may elect (at the time the election is made under subsection (a)) to pay in two or more (but not to exceed 10) equal annualinstallments any portion of such net increase which (on the date of such election) is unpaid.

(2) Net increase in tax defined. For purposes of this section, the term "net increase in tax" means the amount (if any) by which-

(A) The sum of the increases in tax (including interest) for all taxable years to which the election applies and which is at-

tributable to the election, exceeds

(B) The sum of the decreases in tax (including interest) for all taxable years to which the election applies and which is attributable to the election,

For purposes of this paragraph, interest for the period before the date of the election shall be computed as provided in chapter 67 of the Internal Revenue Code of 1954 (or the corresponding provisions of prior revenue laws).

(c) Due date for installments. If an election is made under subsection (b), the first installment shall be paid on or before the date prescribed by section 6151(a) of the Internal Revenue Code of 1954 for payment of the tax for the taxable year in which the election was made, and each succeeding installment shall be paid on or before the date which is one year after the date prescribed by this subsection for payment of the preceding installment.

(d) Effect of subsequent redetermination

-(1) Redetermination. If-

(A) The taxpayer makes an election under subsection (b), and

(B) There is a redetermination of the taxpayer's tax for any taxable year to which the election provided by subsection (a)

then the net increase in tax (as defined in

- subsection (b)(2)) shall be redetermined.
  (2) Effect of increase. If the redetermination described in paragraph (1) (B) results in an increase in the net increase in tax (as defined in subsection (b)(2)), the resulting increase shall be prorated to all the installments. The part of such resulting increase so prorated to any installment the date for payment of which has not arrived shall be collected at the same time as, and as a part of, such installment. The part of such resulting increase so prorated to any installment the date for payment of which has arrived shall be paid upon notice and demand from the Secretary of the Treasury or his delegate.
- (3) Effect of decrease. For treatment of a decrease in the net increase in tax as the result of a redetermination described in paragraph (1)(B), see section 6403 of the

Internal Revenue Code of 1954 (relating to overpayment of installment).

(e) Suspension of interest—(1) In general. If an election under subsection (a) applies and there is a net increase in tax (as defined in subsection (b) (2)), no interest shall be imposed on any underpayment (and no interest shall be paid on any overpayment) attributable to such election for the period beginning on the date of such election and ending on the date prescribed by section 6151 (a) of the Internal Revenue Code of 1954 for payment of the tax for the taxable year in which the election was made.

(2) No interest during installment period. If an election under subsection (b) applies, no interest shall be imposed for the period on or after the date fixed for payment of the first installment unless payment of unpaid installments is accelerated under sub-

section (f) or (g).

(3) Interest where payment is accelerated. If payment is accelerated under subsection (f) or (g), interest determined in accordance with the provisions of section 6601 of the Internal Revenue Code of 1954 on the entire unpaid tax shall be payable-

(A) If payment is accelerated under subsection (f), from the date of notice and demand provided by such subsection to the

date such tax is paid, or

(B) If payment is accelerated under subsection (g), from the date fixed for paying the unpaid installment to the date such tax is paid.

- (1) Termination of installment payment privilege. The extension of time provided by this section for payment of tax shall cease to apply, and any unpaid installments shall be paid upon notice and demand from the Secretary of the Treasury or his delegate,
- (1) In the case of a taxpayer who is an individual, he dies or ceases to engage in a trade or business,
- (2) In the case of a taxpayer who is a partner, the entire interest of such partner is transferred or liquidated or the partnership terminates, or
- (3) In the case of a taxpayer which is a corporation, the taxpayer ceases to engage in a trade or business, unless the unpaid portion of the tax payable in installments is required to be taken into account by the acquiring corporation under section 5(d).

(g) Failure to pay installment. If any installment under this section is not paid on or before the date fixed for its payment by this section (including any extension of time for payment of such installment), the unpaid installments shall be paid upon notice and demand from the Secretary of the Treasury or his delegate.

(h) Suspension of running of periods of limitation. The running of the periods of limitation provided by section 6502 of the Internal Revenue Code of 1954 (or corresponding provision of prior law) for the collection of any amount of tax payable in installments under this section shall be suspended for the period of any extension of time for payment granted under this section.

SEC. 5. Definitions; special rules—(a) Dealer reserve income. For purposes of this Act, the term "dealer reserve income" means-

- (1) That part of the consideration derived by any person from the sale or other disposition of customers' sales contracts, notes, and other evidences of indebtedness (or derived from customers' finance charges connected with such sales or other dispositions) which
- (A) Attributable to the sale by such person to such customers, in the ordinary course of his trade or business, of real property or tangible personal property, and
- (B) Held in a reserve account, by the financial institution to which such person disposed of such evidences of indebtedness.

for the purpose of securing obligations of such person or of such customers, or both; and

(A) Derived by any person from a sale described in paragraph (1)(A) in respect of which part or all of the purchase price of the property sold is provided by a financial institution to or for the customer to whom such property is sold, or

(B) Derived by such person from finance charges connected with the financing of such sale, which is held in a reserve account by such financial institution for the purpose of securing obligations of such person or of such customer, or both.

(b) Financial institution. For purposes of this Act, the term "financial institution" means any person regularly engaged in the business of acquiring evidences of indebtedness of the kind described in subsection (a) (1), or of financing sales of the kind described in subsection (a) (2), or both.

(c) Other terms; application of other laws. Except where otherwise distinctly expressed or manifestly intended, terms used in this Act shall have the same meaning as when used in the Internal Revenue Code of 1954 and all provisions of law shall apply with respect to this Act as if this Act were a part of such Code.

(d) Acquiring corporation. In the case of the acquisition of assets of a corporation by another corporation in a distribution or transfer described in section 381(a) of the Internal Revenue Code of 1954, the acquiring corporation shall, for purposes of this Act, be treated as if it were the distributor

or transferor corporation.

(e) Statutes of limitations—(1) Extension of period for assessment and refund or credit. For purposes of applying sections 3 and 4 of this Act, if the assessment of any deficiency, or the refund or credit of any overpayment, for any taxable year was not prevented on June 21, 1959, by the operation of any law or rule of law, but would be so prevented prior to September 1, 1961, the period within which such assessment, or such refund or credit, may be made shall not expire prior to September 1, 1961. An election by a taxpayer under section 3 or 4 of this Act shall be considered as a consent to the application of the provisions of this subsection.

(2) Years closed by closing agreement or compromise. For purposes of this Act, if the assessment of any deficiency, or the refund or credit of any overpayment, for any taxable year is prevented on the date of an election under section 3 or 4 of this Act by the operation of the provisions of chapter 74 of the Internal Revenue Code of 1954 (relating to closing agreements and compromises) or by the corresponding provisions of the Internal Revenue Code of 1939, such assessment, or such refund or credit, shall be considered as having been prevented on June 21, 1959.

(f) Regulations. The Secretary of the

Treasury or his delegate shall prescribe such regulations as may be necessary to carry out the purposes of this Act, including regu-

lations relating to-

(1) The application of the provisions of this Act in the case of partnerships, and (2) The manner in which the elections provided by this Act are to be made.

#### § 1.9002-1 Purpose, applicability, and definitions.

(a) In general. The "Dealer Reserve Income Adjustment Act of 1960" (approved May 13, 1960) contains transitional provisions relating to adjustments to income resulting from a change in the income tax treatment of dealer reserve income. The purpose of the Act is to provide eligible taxpayers who elect to have its provisions apply with two alternatives for accounting for the adjustments to income resulting from a change to a proper method of reporting dealer reserve income. The Act also provides certain taxpayers with an election to pay in installments any net increase in tax. Eligible taxpayers must make any election under the provisions of the Act prior to September 1, 1960. If any election is made, then the applicable provisions of the Act and §§ 1.9002 to 1.9002-8, inclusive, shall apply.

- (b) Eligibility to elect. In order to be eligible to make any of the elections provided by the Act, a taxpayer must have, for his most recent taxable year ending on or before June 22, 1959, (1) computed, or been required to compute. taxable income under an accrual method of accounting, and (2) treated dealer reserve income (or portions thereof) which should have been taken into account (under the accrual method of accounting) for such most recent taxable year as accruable for a subsequent taxable year. Thus, the elections provided by the Act are not available to a person who, for his most recent taxable year ending on or before June 22, 1959. reported dealer reserve income under a method proper under the accrual method of accounting or who was not required to compute taxable income under the accrual method of accounting. An election may be made even though the taxpayer is litigating his liability for income tax based upon his treatment of dealer reserve income, whether in The Tax Court of the United States or any other court. He must, however, comply with the provisions of the Act and the regulations thereunder.
- (c) Definitions. For purposes of the Act and §§ 1.9002 to 1.9002-8, inclusive-
- (1) The Act. The term "the Act" means the Dealer Reserve Income Adjustment Act of 1960, approved May 13, 1960.
- (2) Dealer reserve income. The term "dealer reserve income" means-
- (i) That part of the consideration derived by any person from the sale or other disposition of customers' sales contracts, notes, and other evidences of indebtedness (or derived from customers' finance charges connected with such sales or other dispositions) which is-
- (a) Attributable to the sale by such person to such customers, in the ordinary course of his trade or business, of real property or tangible personal property. and
- (b) Held in a reserve account, by the financial institution to which such person disposed of such evidences of indebtedness, for the purpose of securing obligations of such person or of such customers, or both; and
  - (ii) That part of the consideration-
- (a) Derived by any person from a sale described in subdivision (i) (a) of this subparagraph in respect of which part or all of the purchase price of the property sold is provided by a financial institution to or for the customer to whom such property is sold, or
- (b) Derived by such person from finance charges connected with the financing of such sale,

which is held in a reserve account by such financial institution for the purpose of securing obligations of such person or of such customer, or both. Thus, the term includes amounts held in a reserve account by a financial institution in transactions in which the customer becomes obligated to the institution as well as such amounts so held by a financial institution in transactions in which the taxpayer is the obligee on the contract, note, or other evidence of indebtedness. For purposes of the definition of the term "dealer reserve income" it is immaterial whether or not the taxpayer guarantees the customer's obligation in excess of the reserve retained by the financial institution. The term does not include the consideration derived from transactions relating to the sale of intangible property such as stocks, bonds, copyrights, patents, etc. Further, the term does not include consideration derived by the taxpayer from transactions relating to the sale of property by a person not the taxpayer or to casual sales of property not in the ordinary course of the taxpayer's trade or business.

(3) Financial institution. The term "financial institution" means any person regularly engaged in the business of acquiring evidences of indebtedness of the kind described in section 5(a) (1) of the Act, or of financing sales of the kind described in section 5(a) (2) of the Act, or both. It thus includes banking institutions, finance companies, building and loan associations, and other similar type organizations, as well as an individual or partnership regularly engaged in the

described business.

(4) Taxpayer. The term "taxpayer" means any person to whom the Act applies.

(5) Other terms. All other terms which are not specifically defined shall have the same meaning as when used in the Internal Revenue Code of 1954 except where otherwise distinctly expressed or manifestly intended.

# § 1.9002-2 Election to have the provisions of section 481 of the Internal Revenue Code of 1954 apply.

- (a) In general. Section 3(a) of the Act provides that if the income tax treatment of dealer reserve income by the taxpayer is changed (whether or not such change is initiated by the taxpayer) to a proper method under the accrual method of accounting, then the taxpayer may elect to have such change treated as a change in method of accounting not initiated by the taxpayer to which the provisions of section 481 of the Code apply. This election may be made only when the alternative election under section 4(a) of the Act has not been exercised.
- (b) Year of change. Where an election has been made under section 3(a) of the Act to have section 481 of the Code apply, then for purposes of applying section 481 of the Code the year of change shall be determined in accordance with the provisions of section 3(b) of the Act. Section 3(b) provides that the year of change is the earlier of (1) the first taxable year ending after June 22, 1959, or (2) the earliest taxable year for which, on or before June 22, 1959,
- (i) There was issued a notice of deficiency or written notice of a proposed

deficiency attributable to the erroneous treatment of dealer reserve income, or

(ii) The taxpayer filed a claim for refund or credit with respect to the treatment of such income,

and in respect of which the assessment of any deficiency, or the refund or credit of any overpayment, was not prevented on June 21, 1959, by the operation of any law or rule of law. The written notice of proposed deficiency includes a 15- or 30-day letter issued under established procedure or other similar written notification.

- (c) Application to pre-1954 Code years. If the earliest year described in paragraph (b) of this section is a year subject to the Internal Revenue Code of 1939 in respect of which assessment of any deficiency or refund or credit of any overpayment was not prevented on June 21, 1959, by the operation of any law or rule of law, section 481 of the Internal Revenue Code of 1954 shall be treated as applying in the same manner it would have applied had it been enacted as part of the Internal Revenue Code of 1939.
- (d) Examples. The operation of this section in determining the year of change may be illustrated by the following examples:

Example (1). D, a taxpayer on the calendar year basis who employs the accrual method of accounting, voluntarily changed to the proper method of accounting for dealer reserve income for the taxable year 1959. A statutory notice of deficiency, however, was issued prior to June 23, 1959, relating to the erroneous treatment of such income for the taxable year 1956, which was the earliest taxable year in respect of which assessment of a deficiency or credit or refund of an overpayment was not prevented on June 21, 1959. Prior to September 1, 1960, D properly exercises his election under section 3 of the Act to have the change in the treatment of dealer reserve income treated as a change in method of accounting not initiated by the taxpayer to which section 481 of the Code applies. Under these facts, 1956 is the year of the change for purposes of applying section 481. Accordingly, the net amount of any adjust-ment found necessary as a result of the change in the treatment of dealer reserve income which is attributable to taxable years subject to the 1954 Code shall be taken into account for the year of change in accordance with section 481. The net amount of the adjustments attributable to pre-1954 Code years is to be disregarded. The income of each taxable year succeeding the year of change in respect of which the assessment of any deficiency or refund or credit of any overpayment is not prevented will be recomputed under the proper method of accounting initiated by the change.

Example (2). Assume the same facts as set forth in example (1), except that no notice of a proposed deficiency of any type has been issued, and assume further that no claim for refund has been filed. Since there was no earlier year open on June 21, 1959, for which the taxpayer either was notified of a proposed deficiency attributable to the erroneous treatment of dealer reserve income or for which he had filed a claim for refund or credit with respect to the treatment of such income, the year of change is 1959, the first taxable year ending after June 22, 1959. Accordingly, the net amount of any adjustment found necessary as a result of the change in the treatment of dealer reserve income which is attributable to taxable years subject to the 1954 Code shall be taken into account for the year of the change in accordance with section 481. The net amount of the adjustments attributable to pre-1954 Code years is to be disregarded.

Example (3). Assume the same facts as set forth in example (1), except that a refund claim specifying adjustments relative to dealer reserve income was timely filed for the taxable year 1951, which was the earliest taxable year for which a refund or credit of an overpayment or assessment of a deficiency was not prevented on June 21, 1959. Under this factual situation, the year of change for purposes of applying section 481 would be 1951. Section 481 would be applied to 1951 and be given effect for that year in the same manner as it would have applied had it been enacted as a part of the 1939 Code and as if the change to the proper method of accounting had not been initiated by the taxpayer. Any adjustment with regard to dealer reserve income attributable to pre-1951 years is disregarded. The income of each taxable year succeeding the year of change in respect of which the assessment of any deficiency or refund or credit of any overpayment is not prevented will be recomputed under the proper method of accounting initiated by the change.

# § 1.9002-3 Election to have the provisions of section 481 of the Internal Revenue Code of 1954 not apply.

Section 4(a) of the Act provides that if the treatment of dealer reserve income by the taxpayer is changed to a method proper under the accrual method of accounting, then the taxpayer may elect to have such change treated as not a change in method of accounting to which the provisions of section 481 of the Code apply. This election shall apply to all taxable years ending on or before June 22, 1959, for which the assessment of any deficiency, or for which refund or credit of any overpayment, was not prevented on June 21, 1959, by the operation of any law or rule of law. This election may be made only if the alternative election under section 3(a) of the Act has not been exercised. If an election is made under section 4(a) of the Act, taxable income (or net income in the case of a taxable year to which the Internal Revenue Code of 1939 applies) shall be recomputed under a proper method of accounting for dealer reserve income for each taxable year to which the election applies, without regard to section 481.

## § 1.9002-4 Election to pay net increase in tax in installments.

(a) Election. If election is made under section 4(a) of the Act and if the net increase in tax determined in accordance with paragraph (b) of this section exceeds \$2,500, the taxpayer may also make an election under section 4(b) of the Act prior to September 1, 1960, to pay any portion of such net increase in tax, unpaid on the date of the election. in 2 or more, but not to exceed 10, equal annual installments. If the taxpayer making the election under section 4(a) of the Act is a partnership or a small business corporation electing under subchapter S, chapter 1 of the Code, the determination as to whether the net increase in tax exceeds \$2,500 shall be made separately as to each partner or shareholder, respectively, with regard to his individual liability. Thus, if a partnership makes an election under section 4(a) of the Act, and partners A and B had a net increase in tax of \$3,000 and

\$2,000, respectively, as a result of dealer reserve income adjustments to partnership income, partner A may elect under section 4(b) of the Act to pay the net increase in 2 or more, but not exceeding 10, equal annual installments to the extent that such tax was unpaid on the date of the election. Partner B may not make the election since his net increase in tax does not exceed \$2,500.

(b) Net increase in tax. (1) The term "net increase in tax" means the amount by which the sum of the increases in tax (including interest) for all taxable years to which the election under section 4(a) of the Act applies and which is attributable to the election exceeds the sum of the decreases in tax (including interest) for all taxable years to which the election under such section applies and which is attributable to the election.

(2) In determining the net increase in tax, the tax and interest for each taxable year to which the election applies is computed by taking into account all adjustments necessary to reflect the change to the proper treatment of dealer reserve income. If the computation results in additional tax for a taxable year. then interest is computed under section 6601 of the Code (or corresponding provisions of prior law) on such additional tax for the taxable year involved from the last date prescribed for payment of the tax for such taxable year to the date the election is made. The interest so computed is then added to the additional tax determined for such taxable year. The sum of these two items (tax plus interest) represents the increase in tax for such taxable year. If the computation of the tax after taking into account the appropriate dealer reserve income adjustments results in a reduction in tax for any taxable year to which the election applies, interest under section 6611 of the Code (or corresponding provisions of prior law) is computed from the date of the overpayment of the tax for such year to the date of the election. The amount of the interest so computed is then added to the reduction in tax to determine the total decrease in tax for such year. The net increase in tax is then determined by adding together the total increases in tax for each year to which the election applies and from the resulting total subtracting the sum of the total decreases in tax for each year. If the total increases in tax for all such years do not exceed the total decreases in tax, there is no net increase in tax for purposes of section 4(b) of the Act. For purposes of determining the net increase in tax, net operating losses affecting the computation of tax for any prior taxable year not otherwise affected shall be taken into account.

(c) Time for paying installments. If the election under this section is made to pay the unpaid portion of the net increase in tax in installments, the first installment shall be paid on or before the date prescribed by section 6151(a) of the Code for payment of the tax for the taxable year in which such election is made. Each succeeding installment shall be paid on or before the date which is one year after the date prescribed for the payment of the preceding installment.

(d) Termination of installment privilege—(1) For nonpayment of installment. The extension of time provided by section 4(b) of the Act for payment of the net increase in tax in installments shall terminate, and any unpaid installments shall be paid upon notice and demand from the district director if any installment under such section is not paid by the taxpayer on or before the date fixed for its payment, including any extension of time for payment of any such installment.

(2) For other reasons. The extension of time provided by section 4(b) of the Act for payment of the net increase in tax in installments shall terminate, and any unpaid installments shall be paid upon notice and demand from the district director if—

(i) In the case of an individual, he dies or ceases to engage in any trade or business.

(ii) In the case of a partner, his entire interest in the partnership is transferred or liquidated or the partnership terminates, or

(iii) In the case of a corporation, it ceases to engage in a trade or business, unless the unpaid portion of the tax payable in installments is required to be taken into account by an acquiring corporation under section 5(d) of the Act.

The installment privilege is not terminated under this subparagraph even though the taxpayer terminates the trade or business in respect of which the dealer reserve income is attributable provided the taxpayer continues in a trade or business. Further, the privilege is not terminated by a transfer of a part of a partnership interest so long as the partner retains any interest in the partnership. Also, the privilege is not terminated by a transaction falling within the provisions of section 381(a) of the Code if, under section 5(d) of the Act, the acquiring corporation is required to take into account the unpaid portion of the net increase in tax. In such a case the privilege may be continued by the acquiring corporation in the same manner and under the same conditions as though it were the distributor or transferor corporation.

(e) Redetermination of tax subsequent to exercise of installment election. Section 4(d) of the Act provides that where a taxpayer has elected to pay the net increase in tax in installments and thereafter it becomes necessary to redetermine the taxpayer's tax for any taxable year to which the election provided by section 4(a) of the Act applies, then the net increase in tax shall be redetermined. Where the redetermination does not involve adjustments affecting the treatment of dealer reserve income, then the net increase in tax previously computed will not be disturbed. The net increase in tax is limited to the amount of tax computed under section 4(b) (2) of the Act as a result of the change in treatment accorded dealer reserve income. If the redetermination of tax for any taxable year to which the election applies results in an addition to the net increase in tax previously computed, then such addition shall be prorated to all of the installments whether paid or unpaid.

The part of the addition, prorated to installments which are not yet due, shall be collected at the same time as, and as a part of, such installments. The part of the addition prorated to installments. the time for payment of which has arrived, shall be paid upon notice and demand from the district director. Under section 4(g) of the Act, failure to make such payment within 10 days after issuance of notice and demand will terminate the installment privilege. The imposition of interest on the addition to the net increase in tax as a result of the redetermination will be determined in the same manner as interest on the previously computed net increase in tax. Thus, no interest will be imposed on the amount of the addition to the net increase in tax prorated to installments not yet due unless the installment privilege is terminated under subsection (f) or (g) of section 4 of the Act. If a reduction in the net increase in tax results from a redetermination of tax for any taxable year to which the election applies, the entire amount of such reduction shall, in accordance with the provisions of section 6403 of the Code (relating to overpayment of installments), be prorated to the installments which are not yet due, resulting in a pro rata reduction in each of such installments. Where the redetermination does not involve adjustments pertaining to dealer reserve income, then any resulting deficiency pertaining to the year to which the election applies will be assessed and collected, in accordance with the applicable provisions of the Code (or corresponding provisions of prior law) without regard to any election made under the Act.

(f) Periods of limitation. Section 4(h) of the Act provides that where there is an extension of time for payment of tax under the provisions of section 4(b) of the Act, the running of the periods of limitation provided by section 6502 of the Code (or corresponding provisions of prior law) for collection of such tax is suspended for the period of time for which the extension is granted.

## § 1.9002-5 Special rules relating to interest.

(a) In general. Where an election is made under section 4(a) of the Act interest is computed under section 6601 of the Code (or corresponding provisions of prior law) on any increase in tax attributable to such election for each taxable year involved for the period from the last date prescribed for payment of the tax for such year (determined without regard to any extensions of time for filing the return) through the date preceding the date on which the election is made. Where the election under section 4(a) of the Act results in a decrease in tax for any year to which the election applies, interest is computed in accordance with section 6611 of the Code (or corresponding provisions of prior law) from the date of overpayment through the date preceding the date on which the election is made. Where there is a net increase in tax as a result of the election under section 4(a) of the Act, no interest shall be imposed on any underpayment (and no interest shall be paid on any overpayment) attributable to the dealer reserve income adjustment for any year to which the election applies for the period commencing with the date such election is made and ending on the date prescribed for filing the return (determined without regard to extensions of time) for the taxable year in which the election is made. This rule applies regardless of whether the election under section 4(b) of the Act is made. If there is no net increase in tax, interest on any underpayment or overpayment attributable to the dealer reserve income adjustment for any taxable year to which the election applies for the period commencing with the date of the election shall be determined in accordance with §§ 301.6601-1 and 301.6611-1 of this chapter (Regulations on Procedure and Administration).

(b) Installment period—(1) Where payment is not accelerated. If the election under section 4(b) of the Act is made to pay the net increase in tax in installments, no interest will be imposed on such net increase in tax for the period beginning with the due date fixed under section 4(c) of the Act for the first installment payment and ending with the date fixed under such section for the last installment payment unless payment of the unpaid installments is accelerated under other provisions of the Act. See subsections (f) and (g) of section 4 of the Act.

(2) Where payment is accelerated. Where payment of the unpaid installments is accelerated because of the termination of the installment privilege, interest will be computed under section 6601 of the Code on the entire unpaid net increase in tax for the applicable period set forth below:

(i) In the case of acceleration under section 4(f) of the Act for reasons other than nonpayment of an installament, from the date of the notice and demand for payment of the unpaid tax to the

date of payment; or

(ii) In the case of acceleration under section 4(g) of the Act for nonpayment of an installment, from the date fixed for payment of the installment to the date of payment.

When payment is accelerated under section 4(f) of the Act, however, no interest will be charged where payment of the unpaid installments is made within 10 days of issuance of the notice and demand for such payment.

#### § 1.9002-6 Acquiring corporation.

Section 5(d) of the Act provides that for purposes of such Act in the case of the acquisition of the assets of a corporation by another corporation in a distribution or transfer described in section 381(a) of the Code the acquiring corporation shall be treated as if it were the distributor or transferor corporation.

#### § 1.9002-7 Statute of limitations.

(a) Extension of period for assessment and refund or credit. Under section 5(e) of the Act, if an election is made to have the Act apply, and if the assessment of any deficiency, or the refund or credit of any overpayment attributable to the election, for any taxable year to which the Act applies was not prevented on June 21, 1959, by the operation of any law or rule of law (except as provided in paragraph (b) of this section, relating to closing agreements and compromises), but would be so prevented prior to September 1, 1961, the period within which such assessment, or such refund or credit, may be made with respect to such taxable year shall not expire prior to September 1, 1961. An election under either section 3 or 4 of the Act will be considered to be a consent to the extension of the period of limitation for purposes of assessment for any year to which the Act applies. Thus, for example, if, as the result of an election under section 4(a) of the Act, assessment of a deficiency for the taxable year 1955 was not prevented by the statute of limitations, a judicial decision that had become final, or otherwise, on June 21, 1959, but would (except for section 5(e) of the Act) be prevented on a later date, as for instance September 1, 1959, then for purposes of applying section 4 of the Act, assessment may be made at any time prior to September 1, 1961, with respect to such year if the taxpayer made an election under the Act prior to September 1, 1960. Section 5(e) of the Act will. in no event, operate to shorten the period of limitation otherwise applicable with respect to any taxable year.

(b) Years closed by closing agreement or compromise. For purposes of the Act, if the assessment of any deficiency or a refund or credit of any overpayment for any taxable year was not prevented on June 21, 1959, but is prevented on the date of an election under section 3 or 4 of the Act by the operation of the provisions of chapter 74 of the Code (relating to closing agreements and compromises), assessment, refund, or credit will, nevertheless, be considered as being

prevented on June 21, 1959.

#### § 1.9002-8 Manner of exercising elections.

(a) By whom election is to be made— (1) In general. Generally, the taxpayer to whom the Act applies will exercise the elections provided therein. In the case of a partnership or a corporation electing under the provisions of subchapter S, chapter 1 of the Code, the election shall be exercised by the persons specified in subparagraphs (2) and (3)

of this paragraph, respectively.

(2) Partnerships. In the case of a partnership, the election under section 3 or 4(a) of the Act shall be exercised by the partnership. If an election is made by the partnership under section 4(a) of the Act, any election under section 4(b). of the Act to pay the net increase in tax in installments shall be made by each partner separately. The determination as to whether the net increase in tax resulting from the election under section 4(a) of the Act exceeds \$2.500 shall be made with reference to the increase or decrease in the tax of each partner attributable to the adjustment to his distributive share of the partnership income resulting from the election.

(3) Subchapter S corporations. the case of an electing small business corporation under subchapter S, chapter 1 of the Code, the election under section 3 or 4(a) of the Act shall be made by such corporation. An election under section 4(b) of the Act to pay the net increase in tax in installments shall, to the extent the net increase in tax resulting from the election is attributable to adjustments to income for taxable years for which the corporation was not an electing small business corporation, be made by the corporation. The determination as to whether the net increase in tax for such taxable years exceeds \$2,500 shall be made with reference to the increase or decrease in tax of the corporation. Any election under section 4(b) of the Act to pay the net increase in tax in installments shall, to the extent the increase in tax is attributable to years for which the corporation was an electing small business corporation, be made by the shareholders separately. The determination in such a case as to whether the net increase in tax for such taxable years exceeds \$2,500 shall be made with reference to the increases or decreases in the tax of each shareholder attributable to the adjustments to taxable income of the electing small business corporation resulting from the election.

(b) Time and manner of making elections—(1) In general. Any election made under the Act shall be made by the taxpayers described in paragraph (a) of this section before September 1, 1960. by filing a statement with the district director with whom such taxpayer's income tax return for the taxable year in which the election is made is required to be filed. A copy of the statement of election shall be attached to and filed with such taxpayer's income tax return for such taxable year.

(2) Election to have section 481 apply. An election under section 3 of the Act shall be made in the form of a statement which shall include the following:

(i) A clear indication that an election is being made under section 3 of the Act; (ii) Information sufficient to estab-

lish eligibility to make the election; and (iii) The year of change as defined in section 3(b) of the Act.

An amended income tax return reflecting the increase or decrease in tax attributable to the election shall be filed for the year of change together with schedules showing how the tax was recomputed under section 481 of the Code. If income tax returns have been filed for any taxable years subsequent to the year of change, amended returns reflecting the proper treatment of dealer reserve income for such years shall also be filed. In the case of partnerships and electing small business corporations under subchapter S, chapter 1 of the Code, amended returns shall be filed by the partnership or electing small business corporation, as well as by the partners or shareholders, as the case may be. Any amended return shall be filed with the office of the district director with whom the taxpayer files his income tax return for the taxable year in which the election is made and, if practicable, on the same date the statement of election is filed. but amended returns shall be filed in no event later than November 30, 1960. Whenever the amended returns do not

accompany the statement of election, a copy of the statement shall be submitted with the amended returns.

- (3) Election not to have section 481 apply. An election under section 4(a) of the Act shall be made in the form of a statement which shall include the following:
- (i) A clear indication that an election is being made under section 4(a) of the Act;
- (ii) Information sufficient to establish eligibility to make the election; and(iii) The taxable years to which the election applies.

Amended income tax returns reflecting the increase or decrease in tax attributable to the election shall be filed for the taxable years to which the election applies. If income tax returns have been filed for any subsequent taxable years, amended returns reflecting the proper treatment of dealer reserve income for such years shall also be filed. In the case of partnerships and electing small business corporations under subchapter S, chapter 1 of the Code, amended returns shall be filed by the partnership or electing small business corporation, as well as by the partners or shareholders, as the case may be. Any amended return shall be filed with the office of the district director with whom the taxpayer files his income tax return for the taxable year in which the election is made and, if practicable, on the same date the statement of election is filed, but amended returns shall be filed in no event later than November 30, 1960. Whenever the amended returns do not accompany the statement of election, a copy of the statement shall be submitted with the amended returns.

- (4) Election to pay tax in installments.
  (i) Except as otherwise provided in subdivision (ii) of this subparagraph, if the taxpayer making the election under section 4(a) of the Act also desires to make the election under section 4(b) of the Act to pay the increase in tax in installments, then the statement of election shall include the following additional information:
- (a) A clear indication that an election is also being made under section 4(b) of the Act:
- (b) A summary of the total increases and decreases in tax, together with interest thereon, in sufficient detail to establish eligibility to make the election; and
- (c) The number of annual installments in which the taxpayer elects to pay the net increase in tax.
- (ii) Where a partnership or electing small business corporation under subchapter S, chapter 1 of the Code, has made an election under section 4(a) of the Act, and any partner or shareholder, as the case may be, desires to make an election under section 4(b) of the Act, a statement of election shall be filed by such partner or shareholder containing the following information:
- (a) A clear indication that an election is being made under section 4(b) of the Act;
- (b) A summary of the total increases and decreases in tax, together with interest thereon, of such partner or share-

holder in sufficient detail to establish eligibility to make the election;

- (c) The number of annual installments in which the partner or share-holder elects to pay the net increase in tax; and
- (d) The office of the district director and the date on which the election under section 4(a) of the Act was filed by such partnership or corporation.

The statement of election under section 4(b) of the Act shall be accompanied by a copy of the statement of election under section 4(a) of the Act made by the partnership or electing small business corporation under subchapter S, chapter 1 of the Code, as the case may be.

(c) Effect of election. An election made under section 3 or 4 of the Act shall become irrevocable on September 1, 1960, and shall be binding on the taxpayer for all taxable years to which it applies.

PAR. 2. Paragraph (c) (5) of § 1.481-2 is amended to read as follows:

#### § 1.481-2 Limitation on tax.

(c) Rules for computation of tax. \* \* \*

(5) (i) In the case of a change in method of accounting by a partnership, the adjustments required by section 481 shall be made with respect to the taxable income of the partnership but the limitations on tax under section 481(b) shall apply to the individual partners. Each partner shall take into account his distributive share of the partnership items, as so adjusted, for the taxable year of the change. Section 481(b) applies to a partner whose taxable income is so increasd by more than \$3,000 as a result of such adjustments to the partnership taxable income. It is not necessary for the partner to have been a member of the partnership for the two taxable years immediately preceding the taxable year of the change of the partnership's accounting method in order to have the limitation provided by section 481(b)(1) apply. Further, a partner may apply section 481(b)(2) even though he was not a member of the partnership for all the taxable years affected by the computation thereunder.

(ii) In the case of a change in method of accounting by an electing small business corporation under subchapter S. chapter 1 of the Code, the adjustments required by section 481 shall be made with respect to the taxable income of such electing corporation in the year of the change, but the limitations on tax under section 481(b) shall apply to the individual shareholders. Section 481(b) applies to a shareholder of an electing small business corporation whose taxable income is so increased by more than \$3,000 as a result of such adjustments to such corporation's taxable income. It is not necessary for the shareholder to have been a member of the electing small business corporation, or for such corporation to have been an electing small business corporation, for the two taxable years immediately preceding the taxable year of the change of the corporation's accounting method in order to have the limitation provided by section 481(b) (1)

apply. Further, a shareholder may apply section 481(b)(2), even though he was not a shareholder, or the corporation was not an electing small business corporation, for all the taxable years affected by the computation thereunder.

[F.R. Doc. 60-7423; Filed, Aug. 8, 1960; 8:45 a.m.]

### DEPARTMENT OF LABOR

Office of the Secretary
[ 29 CFR Part 4 ]

SETTING UP, ADJUSTING, REPAIRING, OILING, OR CLEANING VARIOUS POWER DRIVEN MACHINES, AS OCCUPATIONS PARTICULARLY HAZARDOUS FOR THE EMPLOYMENT OF MINORS

#### Notice of Proposed Rule Making

In accordance with the procedures governing determinations of hazardous occupations (29 CFR Part 4, Subpart D), an investigation has been conducted for the purpose of ascertaining whether the occupations of setting up, adjusting, repairing, oiling, or cleaning the various machines presently covered by Hazardous-Occupations Orders Nos. 8, 10, 11, and 12 are particularly hazardous for the employment of minors between 16 and 18 years of age, and whether such employment thus constitutes oppressive child labor as defined in section 3(1) of the Fair Labor Standards Act of 1938 (52 Stat. 1060, as amended; 29 U.S.C. 201

A report of investigation entitled "Report of Investigation on the Advisability of Revising Hazardous-Occupations Orders Nos. 8, 10, 11, and 12" has been submitted. The report concludes that the occupations of setting up, adjusting, repairing, oiling, or cleaning any of the machines named in these Orders are particularly hazardous for the employment of minors between 16 and 18 years of age. In accordance with this conclusion, the report recommends that these Orders be amended to prohibit the employment of minors between 16 and 18 years of age in the occupations of setting up, adjusting, repairing, oiling, or cleaning any of the machines presently covered by these four Orders. The report also recommends that the definition of "operator" and "helper" under Order No. 8 and of "operating or assisting to operate" under Order No. 12 be revised to correspond with the like definition developed for Proposed Order No. 14: this recommendation is for the purpose of making the Orders uniform and consistent where possible. Copies of the report will be made available to interested persons upon request to the Bureau of Labor Standards, United States Department of Labor, Washington 25, D.C.

On the basis of such conclusions and recommendations and pursuant to authority conferred by section 3(1) of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1060, as amended; 29 U.S.C. 201 et seq.) and Reorganization Plan No. 2 (60 Stat. 1095) effective July 16, 1946, it is proposed to amend Orders

8, 10, 11, and 12 in the form set forth below.

Accordingly, notice is hereby given of a public hearing to be held September 14, 1960, at 10 a.m., in Room 2325, United States Department of Labor Building. 14th Street and Constitution Avenue Northwest, Washington 25, D.C., before a presiding officer to be hereafter designated, at which hearing interested parties may appear and be heard with respect to said proposed amendments. All interested persons desiring to appear at the hearing are requested to notify the Secretary of Labor at least five days prior to the date fixed for the hearing. Any interested person who is unable to appear in person may file a written comment or brief with the Secretary of Labor not later than the day prior to the hearing in order that same may be made a part of the record at the hearing.

1. Proposed amendment to Order 8.

§ 4.59 Occupations involved in the operation of power-driven metal forming, punching, and shearing machines (Order 8).

(a) Finding and declaration of fact. The following occupations are particularly hazardous for the employment of minors between 16 and 18 years of age:

- (1) The occupations of operator of or helper on the following power-driven metal forming, punching, and shearing machines:
- (i) All rolling machines, such as beading, straightening, corrugating, flanging, or bending rolls; and hot or cold rolling mills.
- (ii) All pressing or punching machines, such as punch presses except those provided with full automatic feed and ejection and with a fixed barrier guard to prevent the hands or fingers of the operator from entering the area between the dies; power presses; and plate punches.
- (iii) All bending machines, such as apron brakes and press brakes.
- (iv) All hammering machines, such as drop hammers and power hammers.

  (v) All shearing machines, such as guillotine or squaring cheers; alligator.

guillotine or squaring shears; alligator

shears; and rotary shears.

(2) The occupations of setting up, adjusting, repairing, oiling or cleaning these machines including those with automatic feed and ejection.

(b) Definitions. (1) The term "operator" shall mean a person who operates a machine covered by this Order by performing such functions as starting or stopping the machine, placing materials into or removing them from the machine, or any other functions directly involved in operation of the machine.

(2) The term "helper" shall mean a person who assists in the operation of a machine covered by this Order by helping place materials into or remove them

from the machine.

- 2. Proposed amendment to Order 10.
- § 4.61 Occupations in or about slaughtering and meat packing establishments and rendering plants (Order 10).
- (a) Finding and declaration of fact. The following occupations in or about

slaughtering and meat packing establishments and rendering plants are particularly hazardous for the employment of minors between 16 and 18 years of age or detrimental to their health or wellbeing:

- (4) All occupations involved in the operation or feeding of the following power-driven meat-processing machines, including the occupations of setting up, adjusting, repairing, oiling, or cleaning such machines: Meat and bone cutting saws, knives (except bacon-slicing machines), head-splitters, and guillotine cutters; snout-pullers and jaw-pullers; skinning machines; horizontal rotary washing machines; casing-cleaning machines such as crushing, stripping, and finishing machines; grinding, mixing, chopping, and hashing machines; and presses (except belly-rolling machines).
  - 3. Proposed amendment to Order 11.
- § 4.62 Occupations involved in the operation of bakery machines (Order 11).
- (a) Finding and declaration of fact. The following occupations involved in the operation of power-driven bakery machines are particularly hazardous for the employment of minors between 16 and 18 years of age:
- (1) The occupations of operating, assisting to operate, or setting up, adjusting, repairing, oiling, or cleaning any horizontal or vertical dough mixer; batter mixer; bread dividing, rounding, or molding machine; dough brake; dough sheeter; combination bread slicing and wrapping machine; or cake cutting band saw.
- 4. Proposed amendment to Order 12.
- § 4.63 Occupations involved in the operation of paper-products machines (Order 12).
- (a) Findings and declarations of fact. The following occupations of particularly hazardous for the employment of minors between 16 and 18 years of age:

(1) The occupations are operating or assisting to operate any of the following power-driven paper-products machines:

- (i) Arm-type wire stitcher or stapler, circular or band saw, corner cutter or mitering machine, corrugating and single- or double-facing machine, envelope die-cutting press, guillotine paper cutter or shear, horizontal bar scorer, laminating or combining machine, sheeting machine, scrap-paper baler, or vertical slotter.
- (ii) Platen die-cutting press, platen printing press, or punch press which involves hand feeding of the machine.
- (2) The occupations of setting up, adjusting, repairing, oiling, or cleaning these machines including those which do not involve hand feeding.
- (b) Definitions. The term "operating or assisting to operate" shall mean all work which involves starting or stopping a machine covered by this order, placing materials into or removing them from the machine, or any other work directly involved in operating the machine.

Signed at Washington, D.C., this 30th day of July 1960.

JAMES T. O'CONNELL, Acting Secretary of Labor.

[F.R. Doc. 60-7375; Filed, Aug. 8, 1960; 8:47 a.m.]

#### [ 29 CFR Part 4 ]

#### OPERATION OF CIRCULAR SAWS, BAND SAWS, AND GUILLOTINE SHEARS AS OCCUPATIONS PAR-TICULARLY HAZARDOUS FOR THE EMPLOYMENT OF MINORS

#### Notice of Proposed Rule Making

In accordance with the procedure governing determinations of hazardous occupations (29 CFR Part 4, Subpart D), an investigation has been conducted for the purpose of ascertaining whether the occupations involved in the operation of circular saws, band saws, and guillotine shears are particularly hazardous for the employment of minors between 16 and 18 years of age, and whether such employment thus constitutes oppressive child labor as defined in section 3(1) of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1060, as amended; 29 U.S.C. 201 et seq.).

A report of the investigation, entitled "Occupational Hazards to Young Workers—Report No. 14—The Operation of Circular Saws, Band Saws, and Guillotine Shears", has been submitted. The report concludes that the occupations involved in the operation of circular saws, band saws, and guillotine shears are particularly hazardous for the employment of minors between 16 and 18 years of age. Copies of this report will be made available to interested persons upon request to the Bureau of Labor Standards, United States Department of Labor, Washington 25, D.C.

On the basis of such conclusions and pursuant to authority conferred by section 3(1) of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1060, as amended; 29 U.S.C. 201 et seq.) and Reorganization Plan No. 2 (60 Stat. 1095) effective July 16, 1946, it is proposed to issue a finding and order in the form set forth below.

Accordingly, notice is hereby given of a public hearing to be held September 14. 1960, at 10 a.m., in Room 2325, United States Department of Labor Building, 14th Street and Constitution Avenue NW., Washington 25, D.C., before a presiding officer to be hereafter designated. at which hearing interested parties may appear and be heard with respect to said proposed finding and order. All interested persons desiring to appear at the hearing are requested to notify the Secretary of Labor at least five days prior to the date fixed for the hearing. Any interested person who is unable to appear in person may file a written comment or brief with the Secretary of Labor not later than the day prior to the hearing in order that the same may be made a part of the record at the hearing.

Proposed Finding and Order

#### § 4.65 Occupations involved in the operation of circular saws, band saws, and guillotine shears (Order 14).

(a) Findings and declarations of fact. The following occupations are particularly hazardous for the employment of minors between 16 and 18 years of age:

(1) The occupations of operator of or helper on the following power-driven fixed or portable machines except machines equipped with full automatic feed and ejection:

(i) Circular Saws.

(ii) Band Saws.

(iii) Guillotine Shears.

(2) The occupations of setting up, adjusting, repairing, oiling, or cleaning circular saws, band saws, and guillotine shears

(b) Definitions. (1) The term "operator" shall mean a person who operates a machine covered by this Order by performing such functions as starting or stopping the machine, placing materials into or removing them from the machine, or any other functions directly involved in operation of the machine.

(2) The term "helper" shall mean a person who assists in the operation of a machine covered by this Order by helping place materials into or remove them

from the machine.

(3) The term "machines equipped with full automatic feed and ejection" shall mean machines covered by this Order which are equipped with devices for full automatic feeding and ejection and with a fixed barrier guard to prevent completely the operator or helper from placing any part of his body in the point-of-operation area.

(4) The term "circular saw" shall mean a machine equipped with a thin steel disc having a continuous series of notches or teeth on the periphery, mounted on shafting, and used for sawing materials.

(5) The term "band saw" shall mean a machine equipped with an endless steel band having a continuous series of notches or teeth, running over wheels or pulleys, and used for sawing materials.

(6) The term "guillotine shear" shall mean a machine equipped with a movable blade operated vertically and used to shear materials. The term shall not include other types of shearing machines, using a different form of shearing action, such as alligator shears or circular shears.

(c) Exemptions. (1) This section shall not apply to the employment of apprentices in the occupation herein declared particularly hazardous: Provided, That (i) the apprentice is employed in a craft recognized as an apprenticeable trade, (ii) the work of the apprentice in the occupations herein declared hazardous is incidental to the apprentice training, is

intermittent and for short periods of time, and is under the direct and close supervision of a journeyman as a necessary part of such apprentice training. and (iii) the apprentice is registered by the Bureau of Apprenticeship and Training of the United States Department of Labor as employed in accordance with the standards established by that Bureau, or is registered by a State agency as employed in accordance with the standards of the State apprenticeship agency recognized by the Bureau of Apprenticeship and Training, or is employed under a written apprenticeship agreement under conditions which substantially conform to such Federal or State standards as determined by the Secretary of Labor.

(2) This section shall not apply to the employment of a student-learner in occupations herein declared particularly hazardous: Provided, however, That such a student-learner is enrolled in a course of study and training in a cooperative vocational training program under a recognized State or local educational authority or in a course of study in a substantially similar program conducted by a private school: Provided, further, That such student-learner be employed under a written agreement which shall provide: (i) That the work of the student-learner in the occupations herein declared hazardous shall be incidental to his training, shall be intermittent and for short periods of time. and shall be under the direct and close supervision of a qualified and experienced person; (ii) that safety instruction shall be given by the school and correlated by the employer with on-the-job training; and (iii) that a schedule of organized and progressive work processes to be performed on the job shall have been prepared. Such a written agreement shall carry the name of the student-learner, and shall be signed by the employer and the school coordinator or principal. Copies of the agreement shall be kept on file by both the school and the employer. This exemption for the employment of student-learners may be revoked in any individual situation wherein it is found that reasonable precautions have not been observed for the safety of minors employed thereunder.

(d) Higher standards. This section shall not justify noncompliance with any Federal or State law or municipal ordinance establishing a higher standard than the standard established in this section.

Signed at Washington, D.C., this 30th day of July 1960.

James T. O'Connell, Acting Secretary of Labor.

[F.R. Doc. 60-7374; Filed, Aug. 8, 1960; 8:47 a.m.]

## DEPARTMENT OF HEALTH, EDU-CATION. AND WELFARE

Food and Drug Administration

[21 CFR Part 9]

[Docket No. FDC-64]

COLOR CERTIFICATION; DEFINITION OF TERM "COAL-TAR COLOR"

#### Notice of Abandonment of Proceedings

In the matter of amending the definition of the term "coal-tar color":

Pursuant to a notice published in the FEDERAL REGISTER of January 28, 1958 (23 F.R. 538), a public hearing was held in the above-identified matter during the period March 10 to August 19, 1958. No order based upon the evidence received at the hearing has been entered.

On July 12, 1960, there became effective amendments to the Federal Food, Drug, and Cosmetic Act (Color Additive Amendments; 74 Stat. 397 et seq.) which provide for listing and certification of all "color additives" to be used in foods, drugs, and cosmetics, including the substances involved in this action. The amendments supersede the statutory provisions under which the hearing described in the preceding paragraph was held.

Since the above amendment renders unnecessary any further proceedings relating to the evidence received at said hearing: *It is hereby ordered*, That the matter be closed.

Dated: August 2, 1960.

[SEAL] GEO P. LARRICK, Commissioner of Food and Drugs.

[F.R. Doc. 60-7380; Filed, Aug. 8, 1960; 8:47 a.m.]

# FEDERAL COMMUNICATIONS COMMISSION

[ 47 CFR Part 3 ]

[Docket No. 13608; FCC 60-887]

#### TELEVISION BROADCAST STATIONS

# Order Extending Time for Filing Comments

In the matter of: amendment of § 3.606, Table of Assignments, Television Broadcast Stations (Bakersfield, Delano, Lompoc-Santa Maria, San Luis Obispo, Santa Barbara, and Santa Maria, California), Docket No. 13608.

At a session of the Federal Communications Commission held at its offices in Washington, D.C., on the 20th day of

July 1960;

#### PROPOSED RULE MAKING

The Commission having under consideration (1) the Petition for Extension of Time filed by Marietta Broadcasting, Inc., on July 14, 1960, and (2) the supporting statement of KFSD, Inc., filed on July 19, 1960; and

It appearing that since the final dates for filing comments and reply comments, August 8, 1960, and August 22, 1960, both fall within the normal Summer recess period, that such comments could not in any event be considered by the Commission prior to September, and that accordingly, a short extension of time for filing

will not unduly delay a decision in this case; and

It further appearing that after careful consideration of the reasons advanced for extension of the dates to October 10, 1960, and October 24, 1960, as requested by Marietta in its petition, we are not persuaded that such delay is warranted in the circumstances of this case; and that an extension to September 6, 1960, for filing comments and to September 21, 1960, for filing reply comments is both reasonable and adequate to serve the needs of all interested parties.

It is ordered, That the Petition for Extension of Time filed by Marietta Broadcasting, Inc., on July 14, 1960, is granted, in part; and that the dates for filing comments and reply comments are extended to, on or before, September 6, 1960, and September 21, 1960, respectively.

Released: August 3, 1960.

FEDERAL COMMUNICATIONS COMMISSION, BEN F. WAPLE,

[SEAL] BEN F. WAPLE,
Acting Secretary.

[F.R. Doc. 60-7393; Filed, Aug. 8, 1960; 8:49 a.m.]

# **Notices**

## ATOMIC ENERGY COMMISSION

[Docket No. 50-159]

# TEXAS TECHNOLOGICAL COLLEGE Notice of Issuance of Construction Permit

Please take notice that no request for a formal hearing having been filed following the filing of notice of proposed action with the Office of the Federal Register on July 18, 1960, the Atomic Energy Commission has issued Construction Permit No. CPRR-60, substantially as set forth in the notice, authorizing Texas Technological College to construct a 10 kilowatt (thermal) pool-type nuclear reactor on the College's campus in Lubbock, Texas. Notice of the proposed action was published in the Federal Register July 19, 1960, 25 F.R. 6857.

Dated at Germantown, Md., this 3d day of August 1960.

For the Atomic Energy Commission.

R. L. KIRK,

Deputy Director,

Division of Licensing and Regulation.

[F.R. Doc. 60-7358; Filed, Aug. 8, 1960; 8:45 a.m.]

# OFFICE OF CIVIL AND DEFENSE MOBILIZATION

IDAHO

#### Notice of Major Disaster

Pursuant to the authority vested in me by the President under Executive Order 10427 of January 16, 1953, Executive Order 10737 of October 29, 1957, Executive Order 10773 of July 1, 1958, and Executive Order 10782 of September 6. 1958 (18 F.R. 407, 22 F.R. 8799, 23 F.R. 5061, and 23 F.R. 6971); by virtue of the Act of September 30, 1950, entitled "An Act to authorize Federal assistance to States and local governments in major disasters, and for other purposes" (42 U.S.C. 1855-1855g), as amended; and in furtherance of a declaration by the President in his letter to me dated July 22, 1960, reading in part as follows:

I hereby determine the present fires which are affecting various areas in the State of Idaho, and the threat of further fires, to be of sufficient severity and magnitude to warrant disaster assistance by the Federal Government to supplement State and local efforts.

I do hereby determine the following areas in the State of Idaho to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of July 22, 1960.

The counties of: Ada, Adams, Bannock, Bear Lake, Benewah, Bingham, Blaine, Boise, Bonner, Bonneville, Boundary, Butte, Camas, Canyon, Caribou, Cassia, Clark, Clearwater, Custer, Elmore, Franklin, Fremont, Gem, Gooding, Idaho, Jefferson, Jerome, Kootenai, Latah, Lemhi, Lewis, Lincoln, Madison, Minidoka, Nez Perce, Oneida, Owyhee, Payette, Power, Shoshone, Teton, Twin Falls, Valley, Washington.

Dated: August 1, 1960.

LEO A. HOEGH, Director.

[F.R. Doc. 60-7359; Filed, Aug. 8, 1960; 8:45 a.m.]

## DEPARTMENT OF AGRICULTURE

# Commodity Credit Corporation AUGUST 1960 MONTHLY SALES LIST

#### Sales of Certain Commodities

Pursuant to the policy of Commodity Credit Corporation issued October 12, 1954 (19 F.R. 6669), and subject to the conditions stated therein, as well as herein, the commodities listed below are available for sale on the price basis set forth.

Principal changes in the list for August are a shift to a 1960-crop price-support basis in setting minimum domestic sales prices for rice (except for California) and upland and extra long staple cotton, the resumption of cotton sales offerings (1960-crop cotton) by local sales agencies, and a reduction of three-fourths of one percent in the per annum interest rates on export credit sales. As announced earlier, butter (press release USDA 1942-60, issued July 7) and gum turpentine (press release USDA 1962-60, issued July 8) are again available for sale. Dry edible beans have been dropped from the list for August because all stocks have been sold or committed.

The CCC Monthly Sales List, which varies from month to month as additional commodities become available or commodities formerly available are dropped, is designed to aid in moving CCC's inventories into domestic or export use through regular commercial channels

If it becomes necessary during the month to amend this list in any material way—such as by the removal or addition of a commodity in which there is general interest or by a significant change in price or method of sale—an announcement of the change will be sent to all persons currently receiving the list by mail from Washington. To be put on this mailing list, address: Director, Price Division, Commodity Stabilization Service, U.S. Department of Agriculture, Washington 25, D.C.

All commodities (except oats) currently offered for sale by CCC, plus tobacco from CCC loan stocks, are eligible for export sale under the CCC Export Credit Sales Program. The following commodities are currently eligible for barter: Nonfat dry milk, butter, cotton, tobacco, rice (milled), wheat, corn, barley, rye, and grain sorghums. This list is subject to change from time to time.

Interest rates per annum under the CCC Export Credit Sales Program for August 1960 are 3¾ percent for periods up to six months, 4¼ percent for periods from over six and up to 18 months, and 4¾ percent for periods from over 18 months up to a maximum of 36 months.

The CCC will entertain offers from responsible buyers for the purchase of any commodity on the current list. Offers accepted by CCC will be subject to the terms and conditions prescribed by the Corporation. These terms include payment by cash or irrevocable letter of credit before delivery of the commodity, and the conditions require removal of the commodity from CCC storage within a reasonable period of time. Where conditions of sale for export differ from those for domestic sale, proof of exportation is also required, and the buyer is responsible for obtaining any required U.S. Government export permit or license. Purchases from CCC shall not constitute any assurance that any such permit or license will be granted by the issuing authority.

Applicable announcements containing all terms and conditions of sale will be furnished upon request. For easy reference a number of these announcements are identified by code number in the following list. Interested persons are invited to communicate with the Commodity Stabilization Service, USDA, Washington 25, D.C., with respect to all commodities or—for specified commodities—with the designated CSS Commodity Office.

Commodity Credit Corporation reserves the right to amend, from time to time, any of its announcements. Such amendments shall be applicable to and be made a part of the sale contracts thereafter entered into.

CCC reserves the right to reject any or all offers placed with it for the purchase of commodities pursuant to such announcements.

If CCC does not have adequate information as to the financial responsibility of a prospective buyer to meet all contract obligations that might arise by acceptance of an offer or if CCC deems such buyer's financial responsibility to be inadequate CCC reserves the right (i) to refuse to consider the offer; (ii) to accept the offer only after submission by the buyer of a certified or cashier's check, bond, letter of credit or other security acceptable to CCC assuring that the buyer will discharge the responsibility under the contract, or (iii) to accept the offer upon condition that the buyer promptly submit to CCC such of the aforementioned security as CCC may direct. If a prospective buyer is in doubt as to whether CCC is acquainted with

which the offer is to be placed to determine whether a financial statement or advance financial arrangement will be responsibility he should communicate with the CSS Office at financial

tory items often result in small quantities at given locations or in qualities not up to specifications. These lots are offered by the appropriate CSS Office promptly upon appearance and therefore generally they do not appear in the necessary in his case. Disposals and other handling of inven-Monthly Sales List.

On sales for which the buyer is required to submit proof to CCC of exporta-

Dairy products....

Commodity

Butter....

tion the buyer shall be regularly engaged sions, and have a person, princil resident agent upon whom serv judicial process may be had. in the business of buying or sellin modities and for this purpose shall tain a bona fide business office United States, its territories or

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Sales price or method of sale	Export:  (1) As wheat under Announcement GR-261 revised, as amended, or as flour under Announcement GR-287 revised, as amended, for application under arrangements for harter which permits exportation of wheat as flour and approved credit sales only at prices determined daily (2) under Announcement GR-212 revised, amended, for specific oftenings as announced and (3) under Announcement GR-345 for redemption of certificates under Payment-in-Kind Program.  Available Evanston, Dallas, Kansas City, Minneapolis, and Portland OSS Commodity Offices.	inestricted use:  Inestricted	Obleago. 11.384 Minneapolis. 13.84 Monstorable corn, unrestricted use (as available): At not less than market price as determined by CCC. At bin stries, through ASC County Offices.	At other locations intogen the Commodury Omess interaction below.  Export.  Under Announcement GR-212 revised, amended, for application to arrangements for barter and approved credit and emergency asless and under Announcement GR-388 for Feed Grain Payment-in-Kind Frogram.  Available Evanston, Dallas, Kansas City, Minneapolis, and Portland OSS Commodity Offices.	Domestic, unrestricted use: Market prite, basis in stores I but not less than the 1960 applicable loan rate, plus (1.) a markup of 7 cents per bushel for oats in storage at point of production and (2) a markup of 9 cents per bushel and the rail freight from point of production to present point of storage for oats in storage at other than the	point of production.  Examples of the foregoing minimum price per bushel including sverage paid-in freight from Woodford County, Ill., to Chicago and Redwood County, Minn., to Minneapolis respectively:  Chicago, No. 3 asts.  Minneapolis, No. 3 osts.  5814	Export:  Export:  Under Announcement GR-212, revised, amended, for application to approved emergency sales and under Announcement GR-368 for Feed Grain Payment-L.Kind Program (extificate redemption purposes only),  Available Minnespolis, Evansfon, Kansas City, Portland, and Dallas CSS Commodity Offices.	Domestic, unrestructed use:  Market, price basis in store but not less than 1960 applicable loan rate plus (1) 9 cents per bushel if received by truck or (2) 7 cents per bushel if received by rail or barge.  If delivery is outside the area of production, applicable freight will be added to the above.  Example of the foregoing minimum price per bushel (extail or barge): Minneapolis, No. 2 or befret	Export:  Under Announcement GR-212, revised, amended, for application to arrange—Under Announcement GR-312, revised, and emergency sales, and under Announcement GR-388 for Read Grain Payment-in-Kind Program.  Available Minneapolis, Evanston, Kansas City, Portland, and Dallas CSS Commodity Offices.  Domestic, unrestricted use: Market price basis in store but not less than the 1960 applicable loan rate plus (1) 11 cents per bushel if received by truck or (2) 8 cents per bushel if	received by rail or barge.  If delivery is outside the area of production, applicable freight will be added a control above.  Example of the foregoing minimum price per bushel (exrall or barge):  Minnespolis, No. 2 or better (or No. 3 on TW only)	Interest of the same price, provided the buyer makes arrangement of the same points and adjacent counties in which grain is stored in COC bin sites delivery will be made for b. buyer's conveyance at bin sufficient provided the buyer makes arrangements.
Commodity	Wheat, bulk	Corn, bulk			Oats, bulk	·	:	Barley, bulk	Rye, bulk		In those counties in which graisties without additional cost; sal
tion the buyer shall in the business of b	modities and for this purpose stain a bona fide business off United States, its territories sions, and have a person, president agent upon whom judicial process may be had.  Prospective buyers for exp note that generally, sales	te CSS Office States Government agencies, wil constitute appear in the mestic unrestricted use of the component is reserves the right, before making a CCC of exporta-to define or limit export areas.	Bales price or method of sale	Subsease in earlots only in store at storage location of products.  Submission of offers: For products in Arizona, California, Idaho, Nevada, Oregon, Utah, and Washington, submit offers to the Portland CSS Commodifier. For products in other States and the District of Columbia, submit offers to the Cinicipant CSS Commodity Office.  Submit offers to the Cinicipant CSS Commodity Office.  Domestic, unrestricted use: 65, eesis per pound New York, Pa. N.J., New Products in the Arizon Grade State of the Arizon Canada Columbia and Canada Canad	6.75 cents per pound Wachington, Oregon, and California. All other States 6.56 cents per pound Wachington, Oregon, and California. All other States 56.5 cents per pound Export: Competitive bid under LD-33 pursuant to invitations to bid Issued by Clindmati CSS Commodity Office (may be applied to arrangements for barrier and approved credit sales).	Domestic, unrestricted use; amounced prices, under LD-29 as amended: Spray process, U.S. extra grade, 15.00 cents per 1b. Roller process, U.S. extra grade, 13.00 cents per 1b. Export: Competitive bid under LD-33 pursuant to furtiations to bid to be issued by Cincinnail and Portland CSS Commodity Offices (may be applied to arrangements for barter or approved credit sales).	Domestic or export, unrestricted use: Competitive bid and under the terms and conditions of Amouncement ON-A (revised) (sales by local sales agencies of 1990-crop Choice (A) cotton for unrestricted use), Amouncement NO-C-14 (sale of 1993 and prior crops cotton for unrestricted use), and Amouncement NO-C-15 (sale of 1990-crop Choice (A) cotton for unrestricted use). Under ON-A, cotton to be soid at highest price offered but in no event at less than	110 percent of the applicable Choice (B) support price pulse carrying charges. If Under NO-C-14, outon to be sold at highest price offered but in no event at less than the higher of (f) the market price as determined by CCC, or (2) is percent of the applicable Choice (B) support price plus carrying charges. If percent of the applicable Choice (B) support price plus carrying charges. Under NO-C-15, outon to be sold at highest price offered but in no event at less than the higher of (1) the market price as determined by CCC, or (2) ill percent of the applicable Choice (B) support price plus carrying charges. Domestic or event in prestricted use: Competitive bil and under the terms and	conditions of Amouncements NO-C-5, as amended, and NO-C-10, as amended, but not less than the higher of (1) 105 percent of the current support price plus reasonable carrying charges, or (2) the domestic market price as determined by CCC.  Gatalogs for upland cotton (except cotton offered under CN-A) and extra long staple cotton showing quantities, qualities, and locations may be obtained for a nominal fee from the New Orleans CSS Commodity Office. Catalogs or lists of Cotton offered under CN-A may be obtained from local sales according	Domestic, unrestricted use: Commercial wheat-producing area: Market price basis in store but not less than the 1960 applicable loan rate plus (i) 15 cents per bushel if received by fruck or (2) 12 cents per bushel if received by rail or barge. If delivery is outside the area of production, applicable freight will be added to the 800yer.	Examples of the foregoing minimum price per cushes (warm of cases).  Chicago, No. 1 RW  Minneapolis, No. 1 BW  Kansas City, No. 1 BW  Portland, No. 1 SW  Noncommercial wheat-producing area: Same basis as in commercial area except 133 percent of applicable support rate.
ısik the	To the land	opria ranc not th th	1 1			lrums	į				

Nonfat dry milk (bags and drums as available).

Cotton, upland.

Cotton, extra long staple....

Catalogs....

Wheat, bulk.

Commodity	Sales price or method of sale
Grain sorghums, bulk	Domestic, unrestricted use:  Market price basis in store but not less than the 1960 applicable loan rate plus (1) 19 cents per hundredweight if received by truck or (2) 13 cents per hundredweight if received by rail or barge.
	hundredweight if received by rall or barge. If delivery is outside the area of production, applicable freight will be added to the above.
	Example of the foregoing minimum price per hundredweight (exrail or barge) Kansas City, No. 2 or better
	Export: Under Announcement GR-212, revised, amended, for application to arrange ments for barter and approved credit and emergency sales, and under Announcement GR-368 for Feed Grain Payment-in-Kind Program. Available Evanston, Dallas, Kansas City, Minneapolis, and Portland CSS Commodity Offices.
Rice, milled (as available)	Domestic, unrestricted use:  California—Market price but not less than the equivalent 1959 loan rate for rough rice by varieties and grades, plus 5 percent, adjusted for milling plus 43 cents per hundredweight, basis in store.  Southern area—Same as for California until final 1960 support rates are avail able, at which time sales will be made at market price but not less than the equivalent 1960 loan rate for rough rice adjusted for milling plus 11 cents are always that there in terms.
	per hundredweight, basis in store. Export: Under GR-379 for application to arrangements for barter add approved credit sales. Prices and quantities available by varieties and grades may be obtained from Dallas CSS Commodity Office.
Rice, broken (as available)	Domestic or export, unrestricted use: Competitive bid but not less than \$4.78 per hundredweight in bags (\$4.6) bulk) basis U.S. No. 4 brewers rice f.o.b. mills and warehouses. Prices and quantities of milled rice including brokens available by varieties and grades may be obtained from Dallas and Portland CSS Commodity Offices.
Rice, rough (as available)	Offices.  Domestic, unrestricted use: California—Market price but not less than 1959 loan rate plus 5 percent, plus 43 cents per hundredweight, basis in store. Southern area—Market price but not less than 1960 final loan rate plus 5 percent, plus 13 conts per hundredweight, basis in store.
	Export: As milled or brown under Announcement GR-369, Rice Export Program Payment-in-Kind, and under GR-379 for approved credit sales. Prices, quantities, and varieties of rough rice available from Dallas and
Tung off	Portland CSS Commodity Offices.  Export: Competitive bid on limited quantities under Announcement DL OP-10 by Dallas CSS Commodity Office.
Soybeans, bulk (as available)	Domestic or export:  Market price basis in store but not less than the 1959 basic loan rate for No.:  grade, basis point of storage, plus 20 cents per bushel, plus the value of bill ing, if any, as determined by the CSS Commodity Office. Market dis counts for quality factors will be applied to the basic price to determine the
Peanuts, shelled, all types (as available).	actual sales price. Available Dallas, Evanston, Kansas City, and Minneapolis CSS Commodity Offices. Domestic, unrestricted use—1960 support price plus 5 percent, adjusted for mill ing plus reasonable carrying charges under peanut Announcement 3 but no less than the following or market prices:
	Cent:
	No. 1's:       pounc         Virginias.       20.0         S.E. Spanish.       19.9         S.W. Spanish.       20.1         B.E. Rumers.       19.5
Gum turpentine (bulk in tanks)	Domestic for crushing or export: Competitive bid under CCC Peanut An nouncement 1, as amended.  Domestic, unrestricted use: Offer and acceptance basis, in the stated quantities and in the designated storage tanks and subject to the prices, terms and con ditions of Announcement TB-21-60 and supplements thereto which will be issued monthly. A validable theough 4 TF 4 Victors 63.
, ·	ditions of Announcement TB-21-60 and supplements thereto which will be issued monthly. Available through ATFA, Valdosta, Ga. Export: Competitive bid for turpentine, bulk in storage tanks, subject to An nouncement TB-21-60 and supplements thereto. Available through Nava Stores Branch, Tobacco Division, CSS U.S. Department of Agriculture.

714b. Interpret or apply sec. 407, 63 Stat. 1055; 7 U.S.C. 1427, sec. 208, 63 Stat. 901)

Issued: August 3, 1960

FOREST W. BEALL, Acting Executive Vice President. Commodity Credit Corporation.

[F.R. Doc. 60-7896; Filed, Aug. 8, 1960; 8:49 a.m.]

## FEDERAL COMMUNICATIONS COMMISSION

[FCC 60-950]

STANDARD BROADCAST APPLICA-TIONS READY AND AVAILABLE FOR PROCESSING

AUGUST 3, 1960.

Notice is hereby given, pursuant to § 1.354(c) of the Commission rules, that on October 4, 1960, the standard broadcast applications listed below will be considered as ready and available for proc-

essing, and that pursuant to § 1.106(c) (1) and § 1.361(b) of the Commission rules, an application, in order to be considered with any application appearing on the attached list, must be substantially complete and tendered for filing at the offices of the Commission in Washington, D.C., no later than (a) the close of business on October 3, 1960, or (b) if action is taken by the Commission on any listed application prior to October 4. 1960, no later than the close of business on the day preceding the date on which such action is taken, or (c) the day on which a conflicting application was "cutoff" because it was timely filed for consideration with an application on a previous such list.

(1) Applications listed in the attached Appendix, and (2) any timely filed applications involving an engineering conflict therewith, must be amended by the close of business on October 3, 1960, to include the engineering showing required by the revision of section V-A, FCC Form 301, adopted by the Commission on March 16, 1960, FCC 60-243;

except that any such application, (1) and (2), on which a section 309(b) letter has been issued, prior to the adoption date of this Notice, need not be amended to include the said showing. However, if the engineering in any such application is amended after issuance of a section 309(b) letter, the said showing must be submitted with the amendment.

Adopted: July 27, 1960.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] BEN F. WAPLE, Acting Secretary.

APPLICATIONS FROM THE TOP OF THE PROCESSING LINE

BP-13360 WRON, Ronceverte, W. Va. Blake Broadcasting Co. Has: 1400 kc, 250 w, U.

Req: 1400 kc, 250 w, 1 kw-LS, U. KTIL, Tillamook, Oreg. BP-13361

Tillamook Broadcasting Co. Has: 1590 kc, 250 w, U. Req: 1590 kc, 1 kw, DA-N, U.

BP-13364 WSAL, Logansport, Ind. Logansport Broadcasting Corp.

Has: 1230 kc, 250 w, U. Req: 1230 kc, 250 w, 1 kw-LS, U. WERI, Westerly, R.I. **BP-13365** 

Rhode Island-Connecticut Radio Corp. Has: 1230 kc, 250 w, U.

Req: 1230 kc, 250 w, 1 kw-LS, U. KPRL, Paso Robles, Calif. BP-13367 Radio Station KPRL. Has: 1230 kc, 250 w, U

Req: 1230 kc, 250 w, 1 kw-LS, U. BP-13368 WCSR, Hillsdale, Mich.

Baw Beese Broadcasters, Inc. Has: 1340 kc, 100 w, U.
Req: 1340 kc, 250 w, 500 w-LS, U.
KXOX, Sweetwater, Tex. BP-13370

Radio Station KXOX. Has: 1240 kc, 250 w, U Req: 1240 kc, 250 w, 1 kw-LS, U.

BP-13371 WKOZ, Kosciusko, Miss. Kosciusko Broadcasting Co., Inc. Has: 1350 kc, 5 kw, Day Req: 1340 kc, 250 w, 1 kw-LS, U.

BP-13372 WMBN, Petoskey, Mich. Midwestern Broadcasting Co.

Has: 1240 kc, 250 w., U. Req: 1340 kc, 250 w, 1 kw-LS, U. WJVW, Langley-Bath, S.C. North Augusta Broadcasting Co. BMP-8685

Has CP: 1550 kc, 1 kw, Day (North

Augusta, S.C.).
Req MP: 1550 kc, 1 kw, Day
(Langley-Bath, S.C.).
WLIZ, Lake Worth, Fla. BP-18373

Gold Coast Broadcasting Co. Has CP: 1380 kc, 500 w, Day

(license pending). Req: 1380 kc, 1 kw, Day. NEW, Myrtle Beach, S.C. Grand Strand Broadcasting Corp.

Req: 950 kc, 1 kw, Day. WTVL, Waterville, Maine. Kennebec Broadcasting Co. BP-13379 Has: 1490 kc, 250 w, U. Req: 1490 kc, 250 w, 1 kw-LS, U.

BP-13380 NEW, Boulder, Colo. Kenneth G. Prather and Misha S.

Prather. Req: 1360 kc, 500 w, DA, Day. NEW, Hamilton, Mont. BP-13381

Bitter Root Broadcasting Co. Req: 980 kc, 1 kw, Day. WTMT, Louisville, Ky. Jefferson Broadcasting Co., Inc. BP-13382

Has: 620 kc, 500 w, DA, Day. Req: 620 kc, 500 w, 1 kw-LS, DA-

2, U. NEW, Mount Olive, N.C. The Mount Olive Broadcasting BP-13383 Req: 1430 kc, 1 kw, Day.

No. 154---5

1010	
BP-13384	Coast Broadcasting Co.
BP-13385	Req: 1470 kc, 500 w, Day. WIVY, Jacksonville, Fla. WIVY, Incorporated. Has: 1050 kc, 1 kw, Day.
BP-13386	Has: 1050 kc, 1 kw, Day. Req: 1080 kc, 1 kw, DA-1, U. NEW, Norristown, Pa. High-Fidelity Broadcasters Corp Req: 1400 kc, 100 w, U.
BP-13387	WAME, Miami, Fla. WAME Broadcasting Co. Has: 1260 kc, 5 kw, DA, Day.
BP-13388	Req: 1260 kc, 5 kw, DA-1, U. KHOE, Truckee, Calif. Truckee Broadcasting. Has CP: 1400 kc, 250 w, U (license
BP-13391	pending). Req: 1400 kc, 250 w, 1 kw-LS, U NEW, Spokane, Wash. Paul Crain.
BP-13392	Req: 1280 kc, 5 kw, DA, Day. WHLB, Virginia, Minn. Virginia Broadcasting Co. Has: 1400 kc, 250 w, U.
BP-13394	Req: 1400 kc, 250 w, 1 kw-LS, U NEW, Amsterdam, N.Y. Valley Information Programs
BP-13395	Inc. Req: 1570 kc, 1 kw, Day. NEW, Mountain Home, Idaho. Northwest Broadcasters, Inc. Req: 1240 kc, 250 w, U.
BP-13396	Req: 1240 kc, 250 w, U. KSIG, Crowley, La. KSIG Broadcasting Co., Inc. Has: 1450 kc, 250 w, U.
BP-13397	Req: 1450 kc, 250 w, 1 kw-LS, U WWNS, Statesboro, Ga. WWNS, Inc. Has: 1240 kc. 250 w. U.
BP-13399	Req: 1240 kc, 250 w, 1 kw-LS, U NEW, Hardin, Mont. Big Horn County Musicasters.
BP-13408	Req: 1230 kc, 250 w, U, NEW, Great Falls, Mont. John Broad Broadcasting Asso- clates.
BP-13409	Req: 920 kc, 5 kw, Day. WLOG, Logan, W. Va. Clarence H. Frey and Robert O Greever.
	Has: 1230 kc. 250 w II.
BP-18412	Has: 1230 kc, 250 w, U. Req: 1230 kc, 250 w, 1 kw-LS, U WOCH, North Vernon, Ind. Dorrell Ochs. Has: 1460 kc, 500 w, Day.
BP-18418	Req: 1460 kc, 1 kw, Day. KAHU, Waipahu, Hawaii. Rural Broadcasting Co., Ltd. Has: 920 kc, 1 kw, U.
BP-13415	Req: 940 kc, 10 kw, U. NEW, Phoenix, Ariz. Maryvale Broadcasting Co.
BP-13416	Req: 1520 kc, 1 kw, DA, Day. KTOC, Jonesboro, La. Jackson Parish Broadcasters. Has: 920 kc, 500 w, DA, Day.
BP-13417	Req: 920 kc, 1 kw, Day. NEW, Windermere, Fla. Windermere Radio Co. Req: 1480 kc, 1 kw, Day.
BP-13420	KAOK, Lake Charles, La. KAOK, Inc. Has: 1400 kc, 250 w, U. Req: 1400 kc, 250 w, 1 kw-LS
BP-13422	DA-D, U. WROK, Rockford, III. Rockford Broadcasters, Inc. Has: 1440 kc, 500 w, 1 kw-LS, U. Req: 1440 kc, 500 w, 5 kw-LS
BP-13423	DA-D, U. NEW, San Diego, Calif. Cabrillo Broadcasting Co. Req: 1520 kc, 500 w, 1 kw-LS
BP-13425	DA-2, U. NEW, Columbia, Miss. Fortenberry Enterprises. Req: 1600 kc, 500 w, Day.
	<u> </u>

BP-13427 KTNT, Tacoma, Wash. Tribune Publishing Co. Has: 1400 kc, 250 w, U. Req: 1400 kc, 250 w, 1 kw-LS, U. WOKS, Columbus, Ga. BP-13428 OK Radio, Inc. Has: 1340 kc, 250 w, U. Req: 1340 kc, 250 w, 1 kw-LS, U. WCRW, Chicago, Ill. BP-13429 WCRW. Has: 1240 kc, 100 w, S-WEDC, WSBC. Req: 1240 kc, 250 w, S-WEDC, WSBC. NEW, Sand Springs, Okla. BP-13430 Forrest G. Conley. Req: 1340 kc, 100 w, U. BP-13431 NEW, Ft. Myers, Fla. New Sounds Broadcasting Corp. Req: 1370 kc, 500 w, Day. BP-13432 NEW, Luray, Va. Page County Broadcasters Req: 1590 kc, 1 kw, Day. BP-13433 KTIX, Seattle, Wash. KTIX, Inc. Has: 1590 kc, 5 kw, Day. Req: 1590 kc, 5 kw, DA-N, U. APPLICATIONS ON WHICH 309(b) LETTERS HAVE BEEN ISSUED BP-13362 WWXL, Manchester, Ky. The Wilderness Road Broadcasting Co. Has: 1450 kc, 250 w, U. Req: 1450 kc, 250 w, 1 kw-LS, U. BP-13406 KBKW, Aberdeen, Wash. KBKW, Inc. Has: 1450 kc, 250 w, U. Req: 1450 kc, 250 w, 1 kw-LS, U. NEW, Hammonton, N.J. BP-13426 Rodio Radio. Req: 1320 kc, 500 w, DA, Day.

8:48 a.m.] [Docket Nos. 13676-13681; FCC 60M-1272]

[F.R. Doc. 60-7387; Filed, Aug. 8, 1960;

### CIRCLE L, INC., ET AL. Order Scheduling Hearing

In re applications of Circle L, Inc., Reno, Nevada, Docket No. 13676, File No. BPCT-2656; Electron Corporation, tr/as Reno Telecasting Co., Reno, Nevada, Docket No. 13677, File No. BPCT-2662; Sierra Television Co., Reno, Nevada, Docket No. 13678, File No. BPCT-2698; Harriscope, Inc., Irving B. Harris, Donald P. Nathanson and Benjamin Berger, d/b as Rocky Mountain Tele Stations, Reno, Nevada, Docket No. 13679, File No. BPCT-2750; Nevada Broadcasters' Fund. Inc., Reno, Nevada, Docket No. 13680, File No. BPCT-2753; Comstock Telecasting Corporation, Reno, Nevada, Docket No. 13681, File No. BPCT-2754; for construction permits for new television broadcast stations (Channel 4).

It is ordered, This 19th day of July 1960, that Basil P. Cooper will preside at the hearing in the above-entitled proceeding which is hereby scheduled to commence on October 17, 1960, in Washington, D.C.

Released: July 20, 1960.

FEDERAL COMMUNICATIONS COMMISSION.

BEN F. WAPLE, [SEAL] Acting Secretary.

[F.R. Doc. 60-7389; Filed, Aug. 8, 1960; 8:48 a.m.]

[Docket Nos. 13694-13707; FCC 60-934]

#### EAST ARKANSAS BROADCASTERS, INC. (KWYN), ET AL.

#### Order Designating Applications for Consolidated Hearing on Stated Issues

In re applications of East Arkansas Broadcasters, Inc. (KWYN), Wynne, Arkansas, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, S.H., Docket No. 13694. File No. BP-12327; WHUB, Incorporated (WHUB), Cookeville, Tennessee, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, U, Docket No. 13695, File No. BP-12427; Robert D. Rapp and Martha M. Rapp, Festus, Missouri, requests 1400 kc, 250 w, U, Docket No. 13696, File No. BP-12438; Gladys W. Campbell, John Parry Sheftall and John H. Bailey, d/b as Campbell and Sheftall (WJZM). Clarksville, Tennessee, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, U, Docket No. 13697, File No. BP-12475; The Shelbyville Broadcasting Co., Inc. (WHAL), Shelbyville, Tennessee, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, U, Docket No. 13698, File No. BP-12492; Kenneth Kesterson and Charles Penix, d/b as Radio Engineering Service (KCLA), Pine Bluff, Arkansas, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, U, Docket No. 13699, File No. BP-13085; Marion Radio Corporation (WBAT), Marion, Indiana, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 500 w-LS, U, Docket No. 13700, File No. BP-13121.

Donald M. Donze, Festus, Missouri, requests 1400 kc, 250 w, U, Docket No. 13701, File No. BP-13169; Sikeston Community Broadcasting Company (KSIM), Sikeston, Missouri, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, U, Docket No. 13702, File No. BP-13171; Radio Enterprises, Incorporated (KELD), El Dorado, Arkansas, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, U, Docket No. 13703, File No. BP-13211; Thomas Smoot Land and Bryan Davidson, d/b as Wayne County Broadcasting Company (WFIW), Fairfield, Illinois, has 1390 kc, 500 w, Day, requests 1390 kc, 1 kw, Day, Docket No. 13704, File No. BP-13233; Champaign News-Gazette, Incorporated (WDWS), Champaign, Illinois, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, U, Docket-No. 13705, File No. BP-13463; WEHT, Inc. (WEOA), Evansville, Indiana, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, U, Docket No. 13706, File No. BP-13480; KFRU, Incorporated (KFRU), Columbia, Missouri, has 1400 kc, 250 w, U, requests 1400 kc, 250 w, 1 kw-LS, U, Docket No. 13707, File No. BP-13500; for construction permits.

At a session of the Federal Communications Commission held at its offices in Washington, D.C., on the 27th day of July, 1960;

The Commission having under consideration the above-captioned and described applications:

It appearing that except as indicated by the issues specified below, each of the instant applicants is legally, technically,

financially, and otherwise qualified to construct and operate its instant proposal; and

It further appearing that pursuant to section 309(b) of the Communications Act of 1934, as amended, the Commission, in a letter dated March 9, 1960, and incorporated herein by reference, notified the instant applicants, and any other known parties in interest, of the grounds and reasons for the Commission's inability to make a finding that a grant of any one of the applications would serve the public interest, convenience, and necessity; and that a copy of the aforementioned letter is available for public inspection at the Commission's offices; and

It further appearing that the instant applicants filed timely replies to the aforementioned letter, which replies have not, however, entirely eliminated the grounds and reasons precluding a grant of the said applications and requiring an evidentiary hearing on the particular issues hereinafter specified; and

It further appearing that the Commission's letter of March 9, 1960, advised WHUB, Incorporated that the proposed operation of WHUB would cause objectionable interference to Station WIEL, Elizabethtown, Kentucky, but that a further study of the WHUB proposal indicates that no objectionable interference would be caused to WIEL by the proposed operation of WHUB; and

It further appearing that by 309(b) letter dated March 9, 1960, Radio Station WHCC (BP-12615) and Radio Station WGAP (BP-12642) were notified of interlinking interference problems with other applicants described herein, and that by letters dated March 24, 1960 and March 29, 1960, mutual agreement was made to accept the interference, and therefore, the applications BP-12615 and BP-12642 are not being consolidated herein; and

It further appearing that by agreement dated April 21, 1960, Station WNAG, Grenada, Mississippi, has agreed to accept any interference received from the proposed operation of East Arkansas Broadcasters, Inc. (BP-12327); and

It further appearing that by agreement received March 29, 1960, the applicants in BP-12427 and BP-12475 have agreed to accept each other's interference; however, because of other interlinking interference problems these applications must be consolidated with other applications herein; and

If further appearing that by letter dated March 31, 1960, Station WGIL, Galesbury, Illinois, stated that it would receive objectionable interference as a result of a grant of the KFRU, Inc. proposal (BP-13500) and requests that it be made a party respondent in any hearing on said proposal; but that an examination of the proposed operation of BP-13500 reveals that no interference will be caused to the existing operation of Station WGIL and accordingly, an issue with respect thereto is not raised herein; and

If further appearing that after consideration of the foregoing and the applicants' replies, the Commission is still

unable to make the statutory finding that a grant of the applications would serve the public interest, convenience, and necessity; and is of the opinion that the applications must be designated for hearing in a consolidated proceeding on the issues specified below:

BP-13233

BP-13233

BP-13463

It is ordered, That, pursuant to section 309(b) of the Communications Act of 1934, as amended, the instant applications are designated for hearing in a consolidated proceeding, at a time and place to be specified in a subsequent Order, upon the following issues:

1. To determine the areas and populations which would receive new primary service from each of the instant proposals for a broadcast station, and the availability of other primary service to such areas and populations

2. To determine the areas and populations which may be expected to gain or lose primary service from each of the instant proposals for a change in the facilities of an existing broadcast station and the availability of other primary service to such areas and populations.

3. To determine the nature and extent of the interference, if any, that each of the instant proposals would cause to and receive from each other and all other existing standard broadcast stations, the areas and populations affected thereby, and the availability of other primary service to the areas and populations affected by interference from any of the instant proposals.

4. To determine whether the interference received from any of the other proposals herein and any existing stations would affect more than ten percent of the population within the normally protected primary service area of any one of the instant proposals in contravention of § 3.28(c) (3) of the Commission rules and, if so, whether circumstances exist which would warrant a waiver of said section.

5. To determine whether the following proposals would involve objectionable interference with the existing stations indicated below, or any other existing standard broadcast stations, and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other primary service to such areas and populations.

#### Proposals and Existing Stations

TD 4000E	TTOT 4 TH. TH. M. 4 .
BP-12327	KCLA, Pine Bluff, Ark.
*.	KSIM, Sikeston, Mo.
BP-12427	WHAL, Shelbyville, Tenn.
	WANY, Albany, Ky.
BP-12438	KFRU, Columbia, Mo.
21 12100	KSIM. Sikeston. Mo.
	KWK, St. Louis, Mo.
BP-12475	WEOA, Evansville, Ind.
•	WHAL, Shelbyville, Tenn.
BP-12492	WJZM, Clarksville, Tenn.
· ·	WHUB, Cookeville, Tenn.
	WFPA, Ft. Payne, Ala.
	WMSL, Decatur, Ala.
BP-13085	KWYN, Wynne, Ark.
	KELD, El Dorado, Ark.
BP-13121	WKJG, Fort Wayne, Ind.
BP-13169	KFRU, Columbia, Mo.
	KSIM, Sikeston, Mo.
	KWK, St. Louis, Mo.
BP-13171	WEOA, Evansville., Ind.
	KWYN, Wynne, Ark.
BP-13211	KCLA, Pine Bluff, Ark.
	KTFS, Texarkana, Tex.
	Ello, levalrana, lev.

BP-13233 WEOA, Evansville, Ind.
WJCD, Seymour, Ind.
WBAT, Marion, Ind.
WEOA, Evansville, Ind.
WGIL, Galesburg, Ill.
WTIM, Taylorville, Ill.
BP-13480 WIEL, Elizabethtown, Ky.
BP-13146 (WRJN) Racine, Wis.
WJZM, Clarksville, Tenn.
WFIW, Fairfield, Ill.
WVJS, Owensboro, Ky.
BP-13500 KCOG, Centerville, Iowa.

6. To determine whether the transmitter site proposed by the following applicant is satisfactory with particular regard to any conditions that may exist in the vicinity of the antenna system which would distort the proposed antenna radiation pattern:

KTTS, Springfield, Mo.

Sikeston Community Broadcasting Company (BP-13171).

7. To determine whether the antenna system proposed by Donald A. Donze (BP-13169) would constitute a hazard to air navigation.

8. To determine whether the roof top antenna system proposed by WEHT, Inc. (BP-13480) is in compliance with § 3.188 (d) of the rules and if not, whether circumstances exist which would warrant a waiver of said Section.

9. To determine, in the light of section 307(b) of the Communications Act of 1934, as amended, which of the instant proposals would best provide a fair, efficient and equitable distribution of radio service.

10. To determine, in the event it is concluded pursuant to the foregoing issue that one of the proposals for Festus, Missouri should be favored, which of the proposals would better serve the public interest, convenience and necessity in the light of the evidence adduced under the issues herein and the record made with respect to the significant differences between the said applicants as to:

(a) The background and experience of each having a bearing on the applicant's ability to own and operate its proposed station.

(b) The proposals of each of the applicants with respect to the management and operation of the proposed station.

(c) The programming service proposed in each of the said applications.

11. To determine, in the light of the evidence adduced pursuant to the foregoing issues which, if any, of the instant applications should be granted.

It is further ordered, That the following licensees of the stations indicated are made parties to the proceeding:

Ceil Speck and Wallace Allred, d/b as Albany Broadcasting Co. (WANY, Albany, Ky.). Stokley Bowling, C. A. Diecks, H. F. Skidmore, Horace Etabb and J. W. Hodges, d/b as Elizabethtown Broadcasting Co. (WIEL, Elizabethtown, Ky.).

KWK Radio, Inc. (KWK, St. Louis, Mo.).
Tennessee Valley Radio & Television Corp.,
(WMSL, Decatur, Ala.).

George A. Gothberg, Jr. (WFPA, Ft. Payne, Ala.).

WKJG, Inc. (WKJG, Fort Wayne, Ind.).
Aircrest Radio Stations, Inc. (KTFS, Texarkana, Tex.).
Dr. Azra C. Baker (WJCD, Seymour, Ind.).

Dr. Azra C. Baker (WJCD, Seymour, Ind.).
Galesburg Broadcasting Co. (WGIL, Galesburg, Ill.).

burg, Ill.).

K. W. Moyer Broadcasting Co. (WIIM, Taylorville, Ind.).

Owensboro On the Air, Inc. (WVJS,

Owensboro, Ky.).
Thomas Smoot Land and Bryan Davidson, d/b as Wayne County Broadcasting Co. (WFIW, Fairfield, Ill.).

Hope Company, Inc. (KCOG, Centerville,

Independent Broadcasting Co. (KTTS, Springfield, Mo.).

Racine Broadcasting Corp. (BP-13146,

WRJN, Racine, Wis.).

It is further ordered, That the following licensees which are applicants in the instant proceeding are made parties thereto with respect to their existing operations:

Radio Engineering Service (KCLA, Pine

Bluff, Ark.).
Sikeston Community Broadcasting Co. (KSIM, Sikeston, Mo.).

The Shelbyville Broadcasting Co., Inc. (WHAL, Shelbyville, Tenn.).

KFRU, Inc. (KFRU, Columbia, Mo.). WEHT, Inc. (WEOA, Evansville, Ind.). WHUB, Inc. (WHUB, Cookeville, Tenn.).

Campbell and Sheftall (WJZM, Clarksville,

East Arkansas Broadcasters, Inc. (KWYN, Wynne, Ark.).

Radio Enterprises, Inc. (KELD, El Dorado, Ark.).

Marion Radio Corp. (WBAT, Marion, Ind.). Wayne County Broadcasting Co. (WFIW, Fairfield, Ill.).

It is further ordered, That, to avail themselves of the opportunity to be heard, each of the instant applicants and parties respondent, pursuant to § 1.140 of the Commission rules, in person or by attorney, shall, within 20 days of the mailing of this Order, file with the Commission in triplicate, a written appearance stating an intention to appear on the date fixed for the hearing and present evidence on the issues specified in this Order.

It is further ordered, That, the issues in the above-captioned proceeding may be enlarged by the Examiner, on his own motion or on petition properly filed by a party to the proceeding, and upon sufficient allegations of fact in support thereof, by the addition of the following

To determine whether the funds available to the applicant will give reasonable assurance that the proposals set forth in the application will be effectuated.

Released: August 4, 1960.

FEDERAL COMMUNICATIONS COMMISSION,

BEN F. WAPLE, [SEAL]

Acting Secretary.

[F.R. Doc. 60-7390; Filed, Aug. 8, 1960; 8:48 a.m.]

[Docket Nos. 13415, 13416; FCC 60-909]

#### TBC, INC., AND BAY VIDEO, INC. Memorandum Opinion and Order Amending Issues

In re applications of TBC, Inc., Panama City, Florida, Docket No. 13415, File No. BPCT-2615; Bay Video, Inc., Panama City, Florida, Docket No. 13416, File No. BPCT-2635; for construction permits.

1. The Commission has before it for consideration a petition to modify issues, filed March 18, 1960, by TBC, Inc.; an opposition thereto filed March 29, 1960, by Bay Video, Inc.; an opposition filed March 31, 1960, by the Broadcast Bureau: and a reply to the oppositions filed April 6, 1960, by TBC.

2. This is a comparative proceeding between TBC and Bay, each of which seeks a construction permit for a television station to be operated on Channel 13 at Panama City, Florida. The hearing Order (25 F.R. 1890) recites that both applicants have been found to be legally, technically, financially, and otherwise qualified to construct and operate the proposed television stations, except as to the matter comprehended within Issue 1 in said Order. That issue presently reads:

(1) To determine whether a grant of the application of TBC, Inc., would be consistent with the provisions of § 3.636 (a) (1) of the Commission's rules and regulations, in view of the substantial overlap of the area to be served by the proposed station of TBC, Inc., with the area served by Television Station WTVY (TV), Dothan, Alabama.1

3. In its petition, TBC requests that the Commission (a) delete Issue 1; or (b) if Issue 1 is not deleted, modify it to determine whether 47 CFR 3.636(a) (1) should be waived; and (c) add an issue to determine whether a grant to Bay would be violative of 47 CFR 3.636 (a) (2).

4. The order of designation recited the facts which required the inclusion of existing Issue 1. As we indicated in Jefferson Standard Broadcasting Company, 19 RR 656 (1960), if the evidence demonstrates that both stations would serve "substantially the same area" within the proscription of 47 CFR 3.636 (a) (1), the applicant for the new station is disqualified, unless the evidence dem-

47 CFR 3.636 states in pertinent part "Multiple ownership.

"(a) No license for a television broadcast station shall be granted to any party (including all parties under common control)

if:

"(1) Such party directly or indirectly owns, operates, or controls another television broadcast station which serves substantially the same area; or

"(2) Such party, or any stockholder, officer or director of such party, directly or indirectly owns, operates, controls, or has any interest in, or is an officer or director of any other television broadcast station if the grant of such license would result in a concentration of control of television broadcasting in a manner inconsistent with public interest, convenience, or necessity. In determining whether there is such a concentration of control, consideration will be given to the facts of each case with particular reference to such factors as the size, extent and location of area served, the number of people served, and the extent of other competitive service to the areas in question \* \* \*
"\* \* Note 1: The word 'control' as used

herein is not limited to majority stock ownership, but includes actual working control in whatever manner exercised."

onstrates that circumstances exist which would justify a waiver. We are not persuaded by TBC's arguments that we should abandon this view.

5. TBC requests modification of the existing issues to provide for a determination of whether a waiver should be granted here and alleges innumerable factors upon which it relies for such a waiver. The reasons enumerated here by TBC in support of its request for waiver are sufficiently substantial to justify inquiry as to whether the rule, if violated, should be waived. Accordingly, pursuant to 47 CFR 1.15 which permits waiver of any Commission rule, such an issue will be added here.

6. If at the evidentiary hearing the rule is found not to be violated, such overlap as may be established may then be considered as a comparative factor. or, if the rule is found to be violated but it is also found that TBC should be granted a waiver, such overlap would then also be considered as a comparative

factor.

7. The only question remaining for determination is whether or not an issue as to compliance with 47 CFR 3.636(a) (2) should be added as to Bay. The facts alleged by TBC fail to demonstrate that Bay's proposed operation might violate the provisions of this rule. In the absence of such allegations, the mere fact that a similar issue has been designated with respect to an applicant regarding whom there is some possibility of a violation of the rule, will not serve as a basis for adding an issue as to the other applicant.

Accordingly, it is ordered, This 27th day of July 1960, that the petition to modify issues filed by TBC, Inc., is granted to the extent that present Issues 2 and 3 are respectively redesignated Issues 3 and 4 and the following issue is added:

2. To determine, if it is found that TBC, Inc., is in violation of 47 CFR 3.636 (a) (1), whether a waiver of the Commission's rules and policies would be warranted.

The petition is denied in all other respects.

Released: August 3, 1960.

FEDERAL COMMUNICATIONS COMMISSION,1

BEN F. WAPLE, [SEAL] Acting Secretary.

[F.R. Doc. 60-7392; Filed, Aug. 8, 1960; 8:49 a.m.]

[Docket No. 13598 etc.; FCC 60M-1339]

#### GILA BROADCASTING CO.

#### Order Scheduling Prehearing Conference.

In reapplications of Gila Broadcasting Company, for renewal of licenses of Sta-

<sup>1</sup> Statement of partial dissent by Commissioner Robert E. Lee filed as part of original document.

tions KCKY, Coolidge, Docket No. 13598, File No. BR-2128; KCLF, Clifton, Docket No. 13617, File No. BR-2441; KGLU, Safford, Docket No. 13618, File No. BR-970; KVNC, Winslow, Docket No. 13619, File No. BR-2731; KZOW, Globe, Docket No. 13620, File No. BR-973; and KWJB-FM, Globe, Docket No. 13621, File No. BRH-851: all in Arizona.

It is ordered, This 1st day of August 1960 that a prehearing conference, in accordance with § 1.111 of the Rules, will be held in the above-entitled matter at 10:00 a.m. on September 6, 1960, in the offices of the Commission, Washington, D.C.

Released: August 2, 1960.

FEDERAL COMMUNICATIONS COMMISSION, BEN F. WAPLE:

[SEAL]

Acting Secretary.

[F.R. Doc. 60-7391; Filed, Aug. 8, 1960; 8:49 a.m.]

[Docket No. 13682; FCC 60M-1340]

#### WILLIAM L. BRADFORD, JR.

#### Order Scheduling Hearing

In the matter of William L. Bradford, Jr., Los Angeles, California, Docket No. 13682; suspension of Amateur Radio License (K6YDQ).

It is ordered, This 1st day of August 1960, that James D. Cunningham will preside at the hearing in the aboveentitled proceeding which is hereby scheduled to commence on October 3. 1960, in Los Angeles, California.

Released: August 2, 1960.

FEDERAL COMMUNICATIONS COMMISSION.

[SEAL] BEN F. WAPLE.

Actina Secretary.

[F.R. Doc. 60-7388; Filed, Aug. 8, 1960; 8:48 a.m.]

### FEDERAL POWER COMMISSION

[Docket Nos. RI61-26-RI61-32]

#### TEXAS NATIONAL PETROLEUM CO. ET AL.

Order Providing for Hearing on and Suspension of Proposed Changes in Rates 1

AUGUST 2, 1960.

Texas National Petroleum Company, (Operator), et al., Docket No. RI61-26; Texas National Petroleum Company, Docket No. RI61-27; Chicago Stock Yards Research Company (operator), et al., Docket No. RI61-28; H. R. Smith (Operator), et al., Docket No. RI61-29: Phillips Petroleum Company (Operator), Docket No. RI61-30; C. L. McMahon, Inc., Docket No. RI61-31; Charles E. Young, et al., Docket No. RI61-32.

The above-named respondents have tendered for filing proposed changes in presently effective rate schedules for sales of natural gas subject to the jurisdiction of the Commission. The proposed changes are designated as follows:

Docket	. Respondent	sched- 1	Supple- ment No.	Purchaser and producing area	Notice of change dated—	Date tendered	Effective date un- less sus- pended <sup>1</sup>	Date suspended until—	Cents per Mcf		Rate in effect sub-
No.										Proposed increased rate	
RI61-26	Texas National Petro- leum Co. (Opera- tor), et al.	9	28	El Paso Natural Gas Co. (Spraberry Field, Midland County, Tex.).	6-30-60	7-5-60	8-5-60	1-5-61	11. 1056	17. 2295	
RI61-27		10	18	do	6-30-60	7-5-60	8-5-60	1-5-61	<sup>3</sup> 11. 1056	17. 2295	
RI61-28		2		United Gas Pipe Line Co. (Houma Field, Terrebonne Parish, La.).	* 5-27-60	7-6-60	8-6-60	1-6-61	* 10. 497	·	
RI61-29	tor), et al.	2 8	1 2	Tennessee Gas Transmission Co. (Brayton Field, Neuces County, Tex.).	Undated 6-30-60	7-6-60 7-7-60	8-6-60 8-7-60	1-6-61 1-7-61	10. 497 11. 90337	22, 25 17, 02416	
RI61-30	Phillips Petroleum Co. (Operator).	359	11	El Paso Natural Gas Co. (Winkler Gas Plant, Winkler County, Tex.).	7-5-60	7-8-60	8-8-60	1-8-61	<sup>2</sup> 16. 1536	17. 1632	RI60-15
RI61-31	C. L. McMahon, Inc.	6	8	Colorado Interstate Gas Co. (Hugoton Field, Kearney County, Kans.).	7-5-60	7-8-60	8-8-60	1-8-61	³ 11. O	12. 5	
RI60-32	Charles E. Young, et al.	7	2	Equitable Gas Co. (Clay District, Ritchie County, W. Va.	Undated	7-11-60	8-11-60	1-11-61	4 20.0	25. 0	

The stated effective date is the effective date proposed by respondent or the first day after expiration of the required thirty days' notice.
 The pressure base is 14.65 psla.
 The pressure base is 15.025 psla.

<sup>4</sup> The pressure base is 15.325 psia.
<sup>5</sup> Contract (supersedes Chicago Stock Yards Research Co. (Operator), et al. FPC Gas Rate Schedule No. 1, as amended).

Texas National Petroleum Company (Operator), et al. (Texas National), Texas National Petroleum Company (Texas National) and Phillips Petroleum Company (Phillips) propose three renegotiated rate increases for gas sales to El Paso Natural Gas Company (El Paso) from the Spraberry Field, Midland County and the Winkler Gasoline Plant, Winkler County, Texas.

In support of its proposed renegotiated increased rate, Texas National states that in return for the increased rates it has given up the favored nation provisions of its contracts; that the proposed rates are the result of arm's length bargaining; and that such rates are in line with other contractual prices in the same area.

Phillips, in support of its proposed renegotiated increased rate, states that the contract amendment dated July 29, 1960, changes the quality of the gas from "sour" to "sweet"; that Phillips has installed treating facilities at the Winkler Plant and has agreed to operate such facilities at its own expense in order to render the gas "sweet"; and the proposed increased rate merely represents compensation for a service that El Paso would otherwise have to perform at costs equal to or greater than 1.0 cent per Mcf.

In support of its proposed renegotiated increased rate, Chicago Stock Yards Research Company (Operator), et al., states that the pricing provisions of the contract were arrived at by bargaining at arm's length; that the proposed rate does not exceed the going price for gas in the area; and that the well covered by the subject rate increase is a high cost well.

H. R. Smith (Operator), et al. (Smith), in support of the proposed favored-nation increased rate, states that the proposed rate is not out of line with prices presently being paid in the same area; that such rate was arrived at by arm's length bargaining between the parties; and that justification of the proposed rate on a cost basis would be impractical in this instance because Smith is a small operator.

In support of the proposed periodic increased rate, C. L. McMahon, Inc., states that the proposed rate is the current market price for gas from the Hugoton Field, Kansas; that Colorado Interstate has been paying 15.0 cents and 16.0 cents rates (initial rates) in Kansas and Colorado; that the proposed rate is far below the economic value of the gas; and by the December 1, 1959, contract (a superseding contract) McMahon gave up its minimum take provision for 146,000 annually. Buyer now purchases gas under such contract notably with other gas produced in the same field.

Charles E. Young, et al., in support of the proposed renegotiated increased rate, cites the contract provisions and states that one of the wells on the dedicated acreage has been drilled deeper and fractured and seller is now preparing to fracture the well again in the immediate future.

The changes in rates and charges so proposed may be unjust, unreasonable. unduly discriminatory, or preferential, or otherwise unlawful.

<sup>&</sup>lt;sup>1</sup> This order does not provide for the consolidation for hearing or disposition of the several matters covered herein, nor should it be so construed.

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The Commission finds: It is necessary and proper in the public interest and to aid in the enforcement of the provisions of the Natural Gas Act that the Commission enter upon hearings concerning the lawfulness of the several proposed changes and that the abovedesignated supplements and Chicago Stock Yards' Rate Schedule No. 2 be suspended and the use thereof deferred as hereinafter ordered.

The Commission orders:

- (A) Pursuant to the authority of the Natural Gas Act, particularly sections 4 and 15 thereof, the Commission's rules of practice and procedure, and the regulations under the Natural Gas Act (18 CFR Ch. I), public hearings shall be held upon dates to be fixed by notices from the Secretary concerning the lawfulness of the several proposed changes in rates and charges contained in the abovedesignated supplements, and Chicago Stock Yards' Rate Schedule No. 2.
- (B) Pending hearings and decisions thereon, each of the above-designated supplements and Chicago Stock Yards' Rate Schedule No. 2 are hereby suspended and the use thereof deferred until the date indicated in the above "Rate Suspended Until" column, and thereafter until such further time as they are made effective in the manner prescribed by the Natural Gas Act.
- (C) Neither the supplements hereby suspended, nor the rate schedules sought to be altered thereby, shall be changed until these proceedings have been disposed of or until the periods of suspension have expired, unless otherwise ordered by the Commission.
- (D) Notices of intervention or petitions to intervene may be filed with the Federal Power Commission, Washington 25. D.C., in accordance with the rules of practice and procedure (18 CFR 1.8 and 1.37(f)) on or before September 19.

By the Commission (Commissioner Kline dissenting).

> MICHAEL J. FARRELL. Acting Secretary.

[F.R. Doc. 60-7371; Filed, Aug. 8, 1960; 8:46 a.m.]

## INTERSTATE COMMERCE COMMISSION

[Notice 361]

#### MOTOR CARRIER TRANSFER **PROCEEDINGS**

AUGUST 4, 1960.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 179), appear below:

As provided in the Commission's general rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 30 days from the date of service of the order. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will

postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC 62634. By order of July 29, 1960. Division 4, Acting as an Appellate Division, approved the transfer to Bearoff Brothers, Inc., Bridgeport, Pa., of portion of Certificate in No. MC 64394, issued December 4, 1950, to Daniel R. Finelli, Havertown, Pa., authorizing the transportation of earth, sand, stone, coal, and brick, over irregular routes, between points in the City and County of Philadelphia, Pa., on the one hand, and, on the other, points in New Jersey, Delaware, and Maryland. Jacob Polin, 314 Old Lancaster Road, Merion, Pa., for applicants.

[SEAL]

HAROLD D. McCoy. Secretary.

[F.R. Doc. 60-7383; Filed, Aug. 8, 1960; 8:48 a.m.]

## **SECURITIES AND EXCHANGE** COMMISSION

[File No. 812-1318]

#### CONTINENTAL GROWTH FUND, INC. Application for an Order Exempting **Certain Transactions**

AUGUST 2, 1960.

Notice is hereby given that Plans for the Accumulation of Shares of Continental Growth Fund, Inc. ("Applicant"), a registered unit investment trust has filed an application pursuant to section 17(b) of the Investment Company Act of 1940 ("Act") for an order of the Commission exempting from the provisions of section 17(a) of the Act certain transactions hereinafter described.

Applicant registered under the Act on April 26, 1960, and proposes to offer to the public Fully Paid Plans and Systematic Investment Plans which will accumulate the shares of Continental Growth Fund, Inc. ("Continental"). As a means of providing Applicant with the \$100,000 net worth required by section 14(a) of the Act, the application states that five individuals ("Transferors") propose to transfer to Applicant shares of Continental approximately equal to this amount. According to the application, such shares of Continental would constitute the underlying investment of the Plans offered by Applicant and would provide the medium in which proceeds from the sale to the public of Plans will be invested. The Transferors will re-ceive in exchange Fully Paid Plans equal in amount to the value of the shares transferred with no deduction for sales commission. The application states that three of the Transferors are members of the same family, namely Alice Mumford Jacobs is the wife of Richard C. Jacobs, who is the President, Secretary and a director of Continental. and James Mumford and George S. Mumford are the brother and father, respectively, of Mrs. Jacobs. The application states that the two remaining

Transferors, George Friedman and James D. Lindsay, are private investors and that the latter is Vice President and director of the underwriter of Continental.

Section 17(a) of the Act, with certain exceptions, prohibits the sale of property to a registered investment company by the promoter or by an affiliated person of an affiliated person of such company. Since certain of the Transferors come within these categories, the proposed transaction would be prohibited under section 17(a) of the Act unless the Commission grants an exemption pursuant to section 17(b) of the Act.

Under section 17(b) of the Act the Commission shall grant an exemption from the prohibitions of section 17(a) if it finds that the terms of the proposed transactions are reasonable and fair and will not involve overreaching on the part of any person concerned; that the proposed transactions are consistent with the policy of the registered investment company concerned, as recited in its registration statement and reports filed under the Act, and with the general purposes of the Act.

Notice is further given that any interested person may, not later than August 15, 1960, at 5:30 p.m., submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request and the issues, if any, of fact or law proposed to be controverted, or he may request that he be notified if the Commission should order a hearing thereon. Any such communication should be addressed: Secretary, Securities and Exchange Commission, Washington 25, D.C. At any time after said date, as provided by Rule O-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the showing contained in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 60-7377; Filed, Aug. 8, 1960; 8:47 a.m.]

[File No. 1-3865]

#### SKIATRON ELECTRONICS AND TELEVISION CORP.

#### **Order Summarily Suspending Trading**

AUGUST 3, 1960.

In the matter of trading on the American Stock Exchange in the common stock, par value 10 cents per share of Skiatron Electronics and Television Corporation; File No. 1-3865.

The common stock, par value 10 cents per share of Skiatron Electronics and Television Corporation, being listed and registered on the American Stock Exchange, a national securities exchange:

The Commission being of the opinion that the public interest requires the summary suspension of trading in such security on such Exchange and that such action is necessary and appropriate for the protection of investors; and

The Commission being of the opinion further that such suspension is necessary in order to prevent fraudulent, deceptive or manipulative acts or practices, with the result that it will be unlawful under section 15(c) (2) of the Securities Exchange Act of 1934 and the Commission's Rule 15c2-2 thereunder for any broker or dealer to make use of the mails or of

any means or instrumentality of interstate commerce to effect any transaction in, or to induce or attempt to induce the purchase or sale of such security, otherwise than on a national securities exchange;

It is ordered, Pursuant to section 19(a) (4) of the Securities Exchange Act of 1934 that trading in said security on the American Stock Exchange be summarily suspended in order to prevent fraudu-

lent, deceptive or manipulative acts or practices, this order to be effective for a period of ten (10) days, August 4, 1960 to August 13, 1960, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F.R. Doc. 60-7378; Filed, Aug. 8, 1960; 8:47 a.m.]

### **CUMULATIVE CODIFICATION GUIDE—AUGUST**

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